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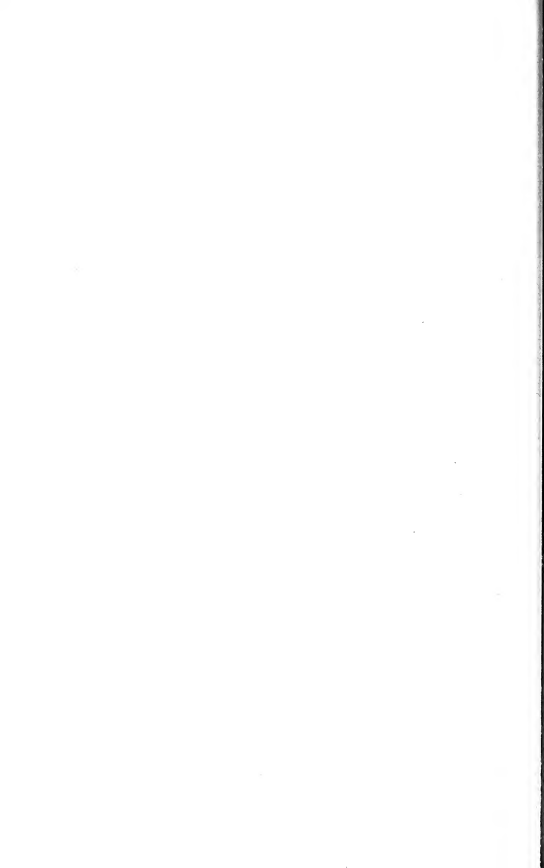




ONTARIO REGULATIONS

1986

REGS. 203-408



Publications Under The Regulations Act

May 3rd, 1986

IDEA CORPORATION ACT, 1981

O. Reg. 203/86. Termination of IDEA Corporation. Made—April 10th, 1986. Filed-April 14th, 1986.

REGULATION MADE UNDER THE IDEA CORPORATION ACT, 1981

TERMINATION OF IDEA CORPORATION

1.-(1) The affairs of IDEA Corporation shall be terminated as of the 30th day of June, 1986.

(2) On termination all assets, rights, obligations and liabilities of the Corporation shall be transferred forthwith to Her Majesty the Queen in right of the Province of Ontario as of the 30th day of June, 1986. O. Reg. 203/86, s. 1.

(8555)

18

CROP INSURANCE ACT (ONTARIO)

O. Reg. 204/86. Crop Insurance Plan-Specialty Crops. Made-March 17th, 1986. Approved—April 10th, 1986. Filed-April 15th, 1986.

REGULATION TO AMEND ONTARIO REGULATION 313/81 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Subsection 10 (1) of the Schedule to Ontario Regulation 313/81, as remade by section 5 of Ontario Regulation 286/85, is revoked and the following substituted therefor:

(1) The maximum insurable value that may be selected by the insured person for each acre of the insured crop is as follows:

1.	Broccoli	_	\$1,100.
2.	Cabbage	_	\$ 650.
3.	Cauliflower	_	\$1,100

Celery - \$2,400.

5.	Early Potatoes	_	\$1,000.
6.	Lettuce	_	\$1,200.
7.	Parsnips	_	\$1,200.
8.	Peanuts	_	\$ 525.
9.	Red Beets	_	\$ 700.
10.	Strawberries	_	\$2,000.
11.	Sweet Corn	_	\$ 650.
12.	Tomatoes	_	\$2,000.

2. The Table to section 11 of the said Schedule, as remade by subsection 6 (2) of Ontario Regulation 286/85, is revoked and the following substituted therefor:

TABLE

	Crop	Factor			
1.	Broccoli	20			
2.	Cabbage	12			
3.	Cauliflower	24			
4.	Celery	14 .			
5.	Early Potatoes	12			
6.	Lettuce	20			
7.	Parsnips	22			
8.	· Peanuts	16			
9.	Red Beets	10			
10.	Strawberries	20			
11.	Sweet Corn	18			
12.	Tomatoes	20			

3. The Table to Form 1 of the said Regulation, as remade by subsection 8 (2) of Ontario Regulation 286/85, is revoked and the following substituted therefor:

TABLE

Crop	Number of Plants per acre	Benefits per acre
Broccoli	10,000 or less	\$150.
	10,001 to 14,000 incl.	\$300.
	14,001 or more	\$400.
Cabbage	10,000 or less	\$150.
	10,001 to 14,000 incl.	\$300.
	14,001 or more	\$400.
Cauliflower	10,000 or less	\$150.
	10,001 to 14,000 incl.	\$300.
	14,001 or more	\$400.

TABLE (Cont.)

O. Reg. 204/86

Crop	Number of Plants per Acre	Benefits per acre				
Celery		\$110.				
Early Potatoes		\$175				
Lettuce		nil				
Parsnips		\$ 35				
Peanuts		nil.				
Red Beets		\$ 90				
Strawberries		nil.				
Sweet Corn		\$ 45				
Tomatoes	6.500 or less	\$750				
	6.501 to 7,500 incl.	\$800				
	7,501 or more	\$850				

THE CROP INSURANCE COMMISSION OF ONTARIO:

> Morris Huff Chairman

Anna Vinslovas Secretary

Dated at Toronto, this 17th day of March, 1986.

(8556)

18

CROP INSURANCE ACT (ONTARIO)

O. Reg. 205/86. Crop Insurance Plan-Green and Wax Beans. Made-March 5th, 1986. Approved—April 10th, 1986. Filed—April 15th, 1986.

REGULATION TO AMEND **REGULATION 209 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- 1. Clause 3 (c) of the Schedule to Regulation 209 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
 - (c) "processor" means a person who is licensed as a processor of vegetables under the Farm Products Marketing Act and the regulations made thereunder:
- 2. The Table to the said Regulation is amended by striking out "Processor"

in the third line of the first column and inserting in lieu thereof "Processing Plant".

3. Subparagraph 6 (4) of Form 1 of the said Regulation is amended by striking out "processor" in the fourth line and inserting in lieu thereof "processing plant".

> THE CROP INSURANCE COMMISSION OF ONTARIO:

> > MORRIS HUFF Chairman

O. Reg. 206/86

Anna Vinslovas Secretary

Dated at Toronto, this 5th day of March, 1986.

(8557)

18

CROP INSURANCE ACT (ONTARIO)

O. Reg. 206/86. Crop Insurance Plan-Lima Beans. Made-March 5th, 1986. Approved—April 10th, 1986. Filed-April 15th, 1986.

REGULATION TO AMEND **REGULATION 212 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- 1. Clause 3 (b) of the Schedule to Regulation 212 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
 - (b) "processor" means a person who is licensed as a processor of vegetables under the Farm Products Marketing Act and the regulations made thereunder:
- 2. The Table to the said Regulation is amended by striking out "Processor" in the third line of the first column and inserting in lieu thereof "Processing Plant".
- 3. Subparagraph 11 (4) of Form 1 of the said Regulation is amended by striking out "processor" in the fourth line and

inserting in lieu thereof "processing plant".

THE CROP INSURANCE COMMISSION OF ONTARIO:

Morris Huff Chairman

Anna Vinslovas Secretary

Dated at Toronto, this 5th day of March, 1986.

(8558)

18

CROP INSURANCE ACT (ONTARIO)

O. Reg. 207/86. Crop Insurance Plan—Sweet Corn. Made—March 5th, 1986. Approved—April 10th, 1986. Filed—April 15th, 1986.

REGULATION TO AMEND REGULATION 225 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- 1. Clause 3 (b) of the Schedule to Regulation 225 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
 - (b) "processor" means a person who is licensed as a processor of vegetables under the Farm Products Marketing Act and the regulations made thereunder;
- The Table to the said Regulation is amended by striking out "Processor" in the fourth line of the first column and inserting in lieu thereof "Processing Plant".
- 3. Subparagraph 11 (3) of Form 1 of the said Regulation is amended by striking out "processor" in the fourth line and inserting in lieu thereof "processing plant".

THE CROP INSURANCE COMMISSION OF ONTARIO:

Morris Huff Chairman

Anna Vinslovas Secretary

Dated at Toronto, this 5th day of March, 1986.

(8559)

18

CROP INSURANCE ACT (ONTARIO)

O. Reg. 208/86. Crop Insurance Plan—Peas. Made—March 5th, 1986. Approved—April 10th, 1986. Filed—April 15th, 1986.

REGULATION TO AMEND REGULATION 217 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- 1. Clause 3 (b) of the Schedule to Regulation 217 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
 - (b) "processor" means a person who is licensed as a processor of vegetables under the Farm Products Marketing Act and the regulations made thereunder:
- 2. Subsection 12 (1) of the said Schedule, as remade by subsection 3 (1) of Ontario Regulation 299/85, is revoked and the following substituted therefor:
- (1) The total premium payable in respect of acreage under contract to a processor is \$44 per acre.
 - Table 1 of the said Regulation is amended by striking out "Processor" in the fourth line of the first column and inserting in lieu thereof "Processing Plant".
 - 4. Subparagraph 6 (3) of Form 1 of the said Regulation is amended by striking out "processor" in the fourth line and inserting in lieu thereof "processing plant".

1864

THE CROP INSURANCE COMMISSION OF ONTARIO:

Morris Huff Chairman

Anna Vinslovas Secretary

Dated at Toronto, this 5th day of March, 1986.

(8560)

CROP INSURANCE ACT (ONTARIO)

O. Reg. 209/86.
Crop Insurance Plan—Pumpkins and Squash.
Made—March 5th, 1986.
Approved—April 10th, 1986.
Filed—April 15th, 1986.

REGULATION TO AMEND ONTARIO REGULATION 287/85 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Subclause 3 (b) (i) of the Schedule to Ontario Regulation 287/85 is amended by striking out "and" in the third line and inserting in lieu thereof "of vegetables under the Farm Products Marketing Act and the regulations made thereunder, and".

THE CROP INSURANCE COMMISSION OF ONTARIO:

Morris Huff Chairman

Anna Vinslovas Secretary

Dated at Toronto, this 5th day of March, 1986.

(8561)

HIGHWAY TRAFFIC ACT

O. Reg. 210/86. Parking. Made—April 15th, 1986. Filed—April 16th, 1986.

REGULATION TO AMEND REGULATION 477 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

- Schedule 13 of Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:
- 41. On the north side of that part of the King's Highway known as No. 17 in the Town of Bruce Mines in the Territorial District of Algoma beginning at a point situate 200 metres measured westerly from its intersection with the centre line of the roadway known as Taylor Street and extending westerly therealong for a distance of 40 metres.

EDWARD FULTON
Minister of Transportation
and Communications

Dated at Toronto, this 15th day of April, 1986.

(8562)

MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 211/86.
Town of Shelburne, Township of Amaranth Boundary.
Made—April 10th, 1986.
Filed—April 17th, 1986.

ORDER IN COUNCIL

R.O.C. 136/86

18

WHEREAS The Corporation of the Town of Shelburne and The Corporation of the Township of Amaranth have entered into an agreement dated the 31st day of October, 1985 for the resolution of certain boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the Municipal Boundary Negotiations Act, 1981 of the intention to make an Order implementing the intermunicipal agreements;

AND WHEREAS no objections to the proposed issuance of the Order were filed with the Clerk of the Executive Council within the filing period;

Now Therefore on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council,

orders under section 14 of the Municipal Boundary Negotiations Act, 1981 that,

- 1. On the 1st day of July, 1986, the portion of the Township of Amaranth described in Schedule A (hereinafter referred to as the "annexed area") is annexed to the Town of Shelburne.
- 2. All real property of The Corporation of the Township of Amaranth situate in the annexed area vests in The Corporation of the Town of Shelburne on the 1st day of July, 1986.
- 3. On the 1st day of July, 1986, the by-laws of the Town of Shelburne extend to the annexed area and the by-laws of the Township of Amaranth cease to apply to such area, except,
 - (a) by-laws that were passed,
 - (i) by the Township of Amaranth under section 34 or 41 of the *Planning Act*, 1983 or a predecessor of these sections, or
 - (ii) by the Township of Amaranth that are kept in force by subsection 13 (3) of the Municipal Amendment Act, 1941,

which shall remain in force until repealed by the council of the Township of Shelburne;

- (b) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township of Amaranth.
- 4. The clerk of the Township of Amaranth shall forthwith prepare and furnish to the clerk of the Town of Shelburne a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to and including the 30th day of June, 1986 and the persons assessed therefor.
- 5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area which are due and unpaid on the 1st day of July, 1986 shall be deemed on that date to be taxes due and payable to The Corporation of the Town of Shelburne, and may be collected by The Corporation of the Town of Shelburne.
- (2) On or before the 30th day of September, 1986, The Corporation of the Town of Shelburne shall pay to The Corporation of the Township of Amaranth an amount equal to the amount of all real property taxes that The Corporation of the Town of Shelburne is entitled to collect in the annexed area under subsection (1), that were due but unpaid on the 1st day of July, 1986.
- 6. All business taxes levied and uncollected in the annexed area which are due and unpaid on the 30th day of June, 1986 shall continue after that date to be

taxes due and payable to The Corporation of the Township of Amaranth and may be collected by The Corporation of the Township of Amaranth.

- 7.—(1) The assessment of land in the annexed areas upon which the taxes after the 30th day of June, 1986 shall be levied shall be determined by the assessment commissioner in accordance with the classes of real property and the factors prescribed for the Town of Shelburne by Ontario Regulation 4/86.
- (2) Where the assessment commissioner makes an assessment in accordance with subsection (1), the provisions of section 34 of the Assessment Act shall apply to such assessment.
- 8. The agreement between The Corporation of the Town of Shelburne and The Corporation of the Township of Amaranth entered into on the 31st day of October, 1985 is hereby given effect. O. Reg. 211/86.

Recommended

BERNARD GRANDMAİTRE Minister of Municipal Affairs

Concurred

ELINOR CAPLAN
Chairman

Approved and Ordered April 10, 1986.

LINCOLN M. ALEXANDER
Lieutenant Governor

Schedule A

AREAS TO BE ANNEXED TO THE TOWN OF SHELBURNE

Those portions of the Township of Amaranth described as follows:

 (i) Beginning at the intersection of the easterly boundary of the southerly portion of the Town of Shelburne and the southerly limit of Lot 31 in Concession II of the Township of Amaranth;

Thence easterly along the said southerly limit to the northeasterly limit of the right of way of the Canadian Pacific Railways;

Thence northwesterly along the northeasterly limit of the said right of way to the said easterly boundary;

Thence southerly along the said easterly boundary to the place of beginning.

(ii) Beginning at the intersection of the easterly boundary of the southerly portion of the Town of Shelburne and the line between the north and south halves of Lot 31 in Concession II of the Township of Amaranth; Thence easterly along the line between the north and south halves of the said Lot 31 to a point on the westerly limit of the road allowance between concessions I and II as widened, the said point being distant 20.23 metres measured westerly therealong from the westerly limit of the said road allowance;

Thence northerly and parallel with the westerly limit of the said road allowance 307.87 metres to the northerly limit of the said Lot 31;

Thence westerly along the northerly limit of the said Lot 314.2 metres to an angle in the Town of Shelburne;

Thence westerly along a southerly boundary of the said Town to the said easterly boundary;

Thence southerly along the said easterly boundary to the place of beginning. O. Reg. 211/86, Sched. A.

(8574)

18

LAND TITLES ACT

O. Reg. 212/86. Forms, Records and Procedures. Made—April 17th, 1986. Filed—April 18th, 1986.

REGULATION TO AMEND ONTARIO REGULATION 75/82 MADE UNDER THE LAND TITLES ACT

- Subsection 52 (2) of Ontario Regulation 75/82, as remade by section 1 of Ontario Regulation 239/85, is revoked and the following substituted therefor:
- (2) Notwithstanding subsection (1), the land registry offices for the land titles divisions of Durham (No. 40), Peel (No. 43), York Region (No. 65) and Metropolitan Toronto (No. 66) shall be kept open from 9.30 o'clock in the forenoon until 5.30 o'clock in the afternoon, local time, on,
 - (a) the 30th day of April, 1986;
 - (b) the 30th day of May, 1986;
 - (c) the 27th and 30th days of June, 1986;
 - (d) the 31st day of July, 1986;
 - (e) the 29th day of August, 1986; and
 - (f) the 30th day of September, 1986,

and no instrument shall be received for registration in those offices on those days except within those hours.

(3) Notwithstanding subsection (1), the land registry office for the land titles division of Ottawa (No. 4) shall be kept open from 9.30 o'clock in the forenoon until 5.30 o'clock in the afternoon, local time, on the 27th day of June, 1986 and no instrument shall be received for registration in that office on that day except within those hours. O. Reg. 212/86, s. 1.

(8592)

18

REGISTRY ACT

O. Reg. 213/86. Forms and Records. Made—April 17th, 1986. Filed—April 18th, 1986.

REGULATION TO AMEND REGULATION 896 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE REGISTRY ACT

- 1. Subsection 4 (2) of Regulation 896 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 240/85, is revoked and the following substituted therefor:
- (2) Notwithstanding subsection (1), the land registry offices for the registry divisions of Durham (No. 40), Peel (No. 43) and York Region (No. 65) shall be kept open from 9.30 o'clock in the forenoon until 5.30 o'clock in the afternoon, local time, on,
 - (a) the 30th day of April, 1986;
 - (b) the 30th day of May, 1986;
 - (c) the 27th and 30th days of June, 1986;
 - (d) the 31st day of July, 1986;
 - (e) the 29th day of August, 1986; and
 - (f) the 30th day of September, 1986,

and no instrument shall be received for registration in those offices on those days except within those hours. O. Reg. 213/86, s. 1.

(8593)

18

SECURITIES ACT

O. Reg. 214/86. General. Made—April 17th, 1986. Filed—April 18th, 1986.

REGULATION TO AMEND REGULATION 910 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE SECURITIES ACT

1. Regulation 910 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

CONDITIONS OF REGISTRATION—LISTED AND POSTED SECURITIES

113a.—(1) A registered dealer shall not purchase or sell a security that is listed and posted for trading on any stock exchange in Canada other than through the facilities of such a stock exchange if the security would be a COATS security except for the fact that it is so listed and posted.

- (2) In subsection (1), "COATS security" means a COATS security as defined in section 141a. O. Reg. 214/86, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Part:

PART V-A

OVER-THE-COUNTER TRADING

GENERAL

141a. In this Part,

"approved market-maker" means a registered dealer who is approved under this Regulation to act as a market-maker in a security;

"COATS security" means,

- (a) a share of a company,
- (b) a right or warrant, but not an option, to purchase a share of a company, or
- (c) any combination of a share of a company and a right or warrant, but not an option, to purchase a share of a company,

but does not include,

- (d) a security that under subsection 34 (2) of the Act is exempt from registration, or
- (e) a security that is listed and posted for trading on a stock exchange in Canada;
- "COAT System" means the system developed for trading in the over-the-counter market and known as the Canadian Over-the-Counter Automated Trading System. O. Reg. 214/86, s. 2, part.

141b. The Commission, itself or through an agent, shall operate the COAT System and for such purpose it shall develop computer software and provide and operate computer facilities. O. Reg. 214/86, s. 2, part.

TRADE REPORTING

141c.—(1) Every purchase or sale in Ontario of a COATS security made by a registered dealer, as principal or agent, shall be reported on the COAT System except a trade that is,

- (a) made through the facilities of a stock exchange or other organized market recognized by the Commission for the purpose of this Part;
- (b) a distribution by or on behalf of an issuer; or
- (c) a trade made in reliance on an exemption set out in clause 71 (1) (a), (c) or (d) of the Act.
- (2) Every purchase or sale in a COATS security that is required to be reported under subsection (1) shall be reported on the COAT System in accordance with the following provisions:
 - 1. The registered dealer, if any, through or by whom the sale is made shall report the trade.
 - Where the sale is not made by or through a registered dealer, the registered dealer by or through whom the purchase is made shall report the trade.
 - The report shall be made in accordance with the requirements of the COAT System.
 Reg. 214/86, s. 2, part.

MARKET-MAKING

141d.—(1) A registered dealer, other than a security issuer, mutual fund dealer or scholarship plan dealer, may apply to the Director for approval to act as a market-maker in a COATS security of a class that trades in Ontario.

(2) An application for approval to act as a market-maker in a security shall be in Form 42 and shall be filed with the Director. O. Reg. 214/86, s. 2, part.

141e.—(1) A registered dealer shall not post quotations for a security on the COAT System,

- (a) unless the dealer has been approved by the Director to act as a market-maker in the security:
- (b) until the day and time set out in the Director's approval; and
- (c) unless the Director has determined that it is not contrary to the public interest for the security to be quoted on the COAT System.
- (2) Once an approved market-maker has posted a quotation on the COAT System with respect to a security, the market-maker, so long as it is an approved market-maker in the security, shall make continuous and uninterrupted quotations with respect to the security from 9.30 a.m. to 5.00 p.m. on any day that is not a Saturday or holiday and, where it does not make continuous and uninterrupted quotes, it shall be deemed to have ceased being an approved marketmaker in the security.
- (3) An approved market-maker shall not quote an ask price for a security on the COAT System unless a bid price for the security is also quoted by the marketmaker. O. Reg. 214/86, s. 2, part.

GENERAL

141 f. The Director may direct registered dealers to discontinue quoting or trading, or both, in a security in which a trade would be reportable on the COAT System in order to assist in the dissemination of information and to re-establish orderly trading. O. Reg. 214/86, s. 2, part.

141g. Every registered dealer shall pay the applicable COAT System fees. O. Reg. 214/86, s. 2, part.

- 141h.—(1) The forms, fees and other requirements of the Commission's agent in the operation of the COAT System, including the fees charged to commercial vendors of information for information reported thereon, are subject to the approval of the Commission and the forms, fees and other requirements, and any amendment to any of them, shall be published by the Commission in the month following the approval.
- (2) The Commission may inspect all books, documents, correspondence and other records of any description maintained in relation to the COAT System by a registered dealer and by the Commission's agent. O. Reg. 214/86, s. 2, part.
 - 3. Section 143 of the said Regulation is revoked.
 - 4. The said Regulation is further amended by adding thereto the following Form:

Form 42

Securities Act

APPLICATION FOR APPROVAL TO BE A MARKET-MAKER IN A COATS SECURITY

Note: If any space is insufficient for your answers, a separate statement, cross-referenced to the appropriate item, may be attached to the Form.

ITEM 1—APPLICANT IDENTIFICATION

- 1.2 Head Office Business Address
- 1.3 Telephone No. Postal Code

ITEM 2—INFORMATION ABOUT THE SECURITIES IN RESPECT OF WHICH THE APPLICANT APPLIES TO BE A MARKET-MAKER

- 2.1 Name of issuer 2.2 Type or class of securities.....
- 2.3 Is the issuer a reporting issuer?

(Circle appropriate answer)

Yes

No

	100		RE ISSUER IS NOT A REPORTING ISSUE	
3.1				
3.2	Law and jurisdiction under which	h issuer was in	acorporated, organized or continued	
3.3			tion	
3.4	Stock exchanges or other organiz relates are listed and posted for t		any) upon which securities to which this applie	cation
3.5	List all classes of securities of the	e issuer		
3.6	In respect of each class of securiti		is application relates, set out the number of secuntstanding	urities
3.7			th the issuer is required to file information the sa be filed by a reporting issuer under Parts XVI	
		• • • • • • • • • • • • • • • • • • • •		
3.8	Are any of the securities of the issu prohibiting trading in the security		of any outstanding order of any jurisdiction limit	ing or
	(Circle appropriate answer)	Yes	No	
3.9	If the answer to question 3.8 is y	es, give details	s of all such orders	
EM 4	⊢REL ATIONSHIP BETWEEN	APPLICANT	AND ISSUER	
4.1	Does the applicant or any officer or class of securities of the issuer?	or director of the	e applicant beneficially own 5 per cent or more o	of any
	(Circle appropriate answer)	Yes	No	
4.2	Is any officer or director of the a	pplicant an off	icer or director of the issuer?	
	(Circle appropriate answer)	Yes	No	
4.3	Has the applicant ever acted as a	underwriter in	a distribution of any securities of the issuer?	
	(Circle appropriate answer)	Yes	No	
1.4	Has the applicant arms been a ma		·	

O. Reg. 214/86, s. 4.

HEALTH INSURANCE ACT

O. Reg. 215/86. General. Made—April 17th, 1986. Filed—April 18th, 1986.

(8594)

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

- 1. Subsection 59 (1j) of Regulation 452 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (2) of Ontario Regulation 33/86, is revoked and the following substituted therefor:
- (1j) The amount payable by the Plan for an insured service rendered by a physician outside Ontario to an insured person on or after the 1st day of January, 1986 and before the 1st day of April, 1986 is the lesser of,
 - (a) the amount actually billed by the physician; or

(b) the amount set out opposite the service in Schedule 15 as it existed on the 17th day of April, 1986 or 48.3 cents multiplied by the applicable individual unit value for such service set out opposite the service in Schedule 16, as the case may be.

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(Official Capacity)

(Name of Person Signing)

- (1k) The amount payable by the Plan for an insured service rendered by a physician outside Ontario to an insured person on or after the 1st day of April, 1986 is the lesser of,
 - (a) the amount actually billed by the physician;or
 - (b) the amount set out opposite the service in Schedule 15 or 48.3 cents multiplied by the applicable individual unit value for such service set out opposite the service in Schedule 16, as the case may be. O. Reg. 215/86, s. 1.
 - Subsection 67 (2k) of the said Regulation, as made by section 1 of Ontario Regulation 121/86, is revoked and the following substituted therefor:
- (2k) The amount payable by the Plan for an insured service rendered by a physician in Ontario to an insured person on or after the 1st day of January, 1986

and before the 1st day of April, 1986 is the amount set out opposite the service in Schedule 15 as it existed on the 17th day of April, 1986 or 48.3 cents multiplied by the individual applicable unit value for such service set out opposite the service in Schedule 16, as the case may be. (21) The amount payable by the Plan for an insured service rendered by a physician in Ontario to an insured person on or after the 1st day of April, 1986 is the amount set out opposite the service in Schedule 15 or 48.3 cents multiplied by the individual applicable unit value for such service set out opposite the service in Schedule 16, as the case may be. O. Reg. 215/86, s. 2.

3. Schedule 15 to the said Regulation, as remade by section 3 of Ontario Regulation 33/86, is revoked and the following substituted therefor:

Schedule 15

Schedule of Benefits

PREAMELE

A. General

I. The rates listed in this Schedule of Benefits are the maximum payments which can be made by the Ontario Health Insurance Plan.

2. Insured medical services are limited to the services which are medically necessary, which are listed in this Schedule of Benefits and which are not specifically excluded by legislation or regulation. (See Appendix for list of specific exclusions).

3. Additions, deletions or other modifications of the Schedule of Benefits require recommendation by the Ontario Health Insurance Plan. Such recommendations are made in consultation with the Ontario Medical Association. 4. This Schedule is a public document and frank discussion with patients regarding the listed rates is

recommended.

5. Claims for services which are not listed in the Schedule or which are listed as N.A.B. (not a benefit) or which are excluded as benefits by legislation or regulation should not be submitted to the Plan. Such services may be charged directly to patients or others requesting them.

6. The principles governing proper professional charges are incorporated in the Regulations (Medicine) of the

Health Disciplines Act.

7. Each physician who participates in the care of a patient is entitled to compensation commensurate with the

services he/she renders.

8. Whenever possible, the physician should acquaint the patient or person financially responsible with their obligations to those concerned with their care. This is particularly important where supportive or concurrent care is rendered or when a consultation and/or procedure are being arranged.

9. Each physician participating in the care of a patient should render to the patient, or to the financially

responsible party, an itemized statement of charges for professional services.

10.Each physician participating in the care of a patient should, on request, send a receipt to the patient for all payments made by him/her. 11.If fees are collected by an organized group, the name of the physician rendering the service should

be clearly shown on the bill or claim card.

12.Claims may be submitted for services which a patient receives from the team of staff physician, resident, intern and clerk in a teaching unit, provided that the conditions as set out hereunder apply. On October 10, 1972, the Minister of Health confirmed that the joint recommendations of the College and the

0.M.A. governing the charging of fees for services provided by interns and residents in clinical teaching units are acceptable to the Ministry of Health. In his letter the Minister made it very clear that he is looking to the College and the Medical Schools to ensure that the ethical rules governing these billing procedures are followed meticulously in all cases.

It has been carefully explained that the responsible staff physician must be present in the clinical teaching unit at the time the services are rendered and must be identified to the patient at the earliest possible moment. No fees are to be charged for services given by the interm or resident prior to this identification taking place.

The following rules are now in effect:-

When patient care is rendered in a clinical teaching unit or other setting for clinical teaching by a health care team, the physician responsible shall be personally identified to the patient. The physician's relationship to the team shall be defined by the clinical teaching unit Director and his/her role must be known to the patient and other members of the team. He/she shall assume full responsibility for the appropriateness and the quality of the services rendered.

Specific regulations must vary with the service and form of care being delivered:-

(a) In order to claim for physical procedures being carried out by an intern or resident, the responsible staff physician must be in the clinical teaching unit and immediately available to intervene.

(b) In psychotherapy where the presence of the staff physician would distort the psychotherapy milieu, it is appropriate for the staff physician to claim for psychotherapy when a record of the interview is carefully reviewed with the resident and the procedure thus supervised. However, the time charged by the staff physician may not exceed the total time spent by him/her in both such interview and in direct supervision.

(c) In other departments or services, the staff physician should only claim for visits on the days when actual supervision of that patient's care takes place through the presence of that staff man in the clinical teaching unit on that day. This, of course, involves a physical visit to the patient and/or a

chart review with detailed discussion with the other member(s) of the health team.

(d) In those situations where on a regular basis a staff member might supervise concurrently multiple procedures or services through the use of other members of the team, the total claims made by the staff physician shall not exceed the amount that the staff physician might make in the absence of the other members of the team.

Any claim rendered should be in the name of the responsible staff physician.

13. Charges for missed appointments are not benefits of OHIP.

Terms and Definitions: в.

Call or Visit: is the service by a physician to a patient for assessment and/or treatment.

Consultations:

(a) Consultation refers to the situation where a physician, in light of his professional knowledge of the patient, requests the opinion of another physician competent to give advice in this field, because of the complexity, obscurity or seriousness of the case or because another opinion is requested by the patient or an authorized person acting on his/her behalf. The consultant is obliged to perform a general or specific assessment, review the laboratory or other data and submit his/her findings, opinions and recommendations in writing to the referring physician.

(b) If a consultant is requested by a physician on duty in the emergency department to see a patient in consultation, the former may charge a consultation fee for this service. If the consultant is requested to perform this same service by a resident or intern, the former may charge a general or specific assessment according to his specialty.

(c) Consultations required by hospital by-law and/or statute are not insured service except where contrary indications are noted in this Schedule.

(d) For laboratory and procedural benefits connected with consultations, see listings of Diagnostic and Therapeutic Procedures and Laboratory Medicine.

(e) A consultation is not to be claimed as such when:

(i) The patient presents him/herself to a consultant's office without prior knowledge of the primary physician.

The sending of a report to the primary physician under these circumstances does not justify a consultation.

(ii) The primary physician is not asked for professional advice but is simply asked by the patient for the name a specialist in a particular field and the patient seeks out the specialist him/herself.

(f) A repeat consultation requires all of the criteria of a full consultation and implies interval care by

the primary physician. The situation in which the consultant requests the patient to return for a later examination is not a repeat consultation.

A limited consultation may involve all the components of a full consultation but is less demanding, and in terms of time, normally requires substantially less of the physician's time than the full

consultation.

- (h) A diagnostic radiology consultation applies when radiographs made elsewhere are referred to a radiologist for his/her written opinion or when a radiologist is required to make a special visit at Night (5:00 p.m. to 7:00 a.m.) or Saturdays, Sundays and Holidays to consult on the advisability of performing a diagnostic radiological procedure which eventually is not done. A consultation does not apply when the radiographs referred to above are used for comparison purposes with radiographs made in the consultant's facilities.
- A diagnostic laboratory medicine consultation applies when tissue, slides, and/or specimens are referred to a second pathologist not in the same institution for a written opinion. It includes secretarial or other assistance but does not apply when the above are used for comparison with tissue, slides, materials or tests done in the consultant's facilities. When a diagnostic laboratory medicine consultation fee is claimed, surgical pathology fees may not also be claimed.

(j) A laboratory medicine consultation or repeat consultation applies when a laboratory medicine physician is requested to examine a patient and provide a written opinion.

(k) A diagnostic nuclear medicine consultation applies when nuclear medicine studies are referred to a nuclear medicine specialist for a written opinion, or when the nuclear medicine physician is required to make a special visit at Night (5:00 p.m. to 7:00 a.m.) or Saturdays, Sundays and Holidays to consult on the advisability of performing a nuclear medicine procedure which eventually is not done. A consultation does not apply when procedures done elsewhere are used for comparison purposes with nuclear medicine studies made in the consultant's facilities.

(1) A nuclear medicine consultation or repeat consultation applies when a nuclear medicine specialist is requested to examine a patient and provide a written opinion, all of which takes a greater amount of time and effort than a nuclear medicine study would normally require. It may be done in conjunction with a nuclear medicine study but if so, the lesser professional fee (P_2) rather than the greater fee (P_1) should be claimed in addition to the technical fee (T).

(m) Some nuclear medicine specialists have other specialist qualifications which allow them to claim another consultation (e.g. internal medicine). A nuclear medicine consultation or repeat consultation may be claimed in lieu of another consultation (e.g. internal medicine) but would not be combined with such a

consultation by the same consultant.

(n) A prenatal consultation by a paediatrician applies when a physician considers a foetus of greater than 20 weeks gestation to be at risk or in jeopardy by reason of continuation of pregnancy in the presence of maternal and/or foetal distress, and requests the opinion of a paediatrician competent to give advice in this field. The paediatrician shall perform a general or specific assessment, review laboratory and other data and submit his/her findings and recommendations in writing to the referring physician. Such a consultation does not preclude the paediatrician from a post-natal consultation on the infant.

(o) A special surgical consultation may apply when a surgeon provides all the components of a regular consultation but is required to spend at least fifty minutes with the patient (exclusive of any tests) in consultation because of the very complex, obscure or serious nature of the problem. The surgeon should

claim \$92.55 for special consultations on an I.C. basis (A935). See para 32 section B.

(p) An emergency physician consultation applies when a patient is referred by another physician (other than an E_R_ physician) who has seen and examined the patient and requested the opinion of an emergency room physician because of the complexity, obscurity or seriousness of the case. The consultant shall perform the necessary assessment, review the laboratory, x-ray or other data and submit his findings, opinions and recommendations in writing to the referring physician. A copy of the E_R_ chart does not constitute a consultation report. This consultation is not chargeable for the routine transfer of care to the E_R_ nor for the provision of treatment for a previously diagnosed condition. It does not apply to patients who present themselves to the E_R_ or are brought by people acting on their behalf. It is anticipated that these consultations will replace some of the consultations that would otherwise be provided by consultants in other branches of medicine. If the consultation leads to admission to hospital, no separate fee is chargeable for the admission assessment by the same physician. The consultation fee for a specialist in emergency medicine (F_R_C_P_e) is \$51_2O (HO55); for all others, \$32_7O (HO55).

Note: OHIP benefits for consultations normally are limited to one consultation per year, per patient, by any one physician. However, if the same patient is referred to the same consultant a second time within the year with a clearly defined unrelated diagnosis, one additional consultation may be claimed per year.

2. General Assessment: shall comprise a full history, an enquiry into, and an examination of all parts or systems (and may include a detailed examination of one or more parts or systems), an appropriate record, and advice to the patient.*

OHIP benefits for general assessments normally are limited to one per year per patient by any one physician. However, if the same patient presents again within the year to the same physician with a clearly defined new diagnosis, one additional general assessment may be claimed per year. In the case of a patient who proceeds normally to hospital, the admitting physician may claim one additional general assessment per year provided 90 days have elapsed since the last general assessment rendered (anywhere) to that patient by the admitting physician. If the patient doesn't qualify for a general assessment by the admitting physician, he may claim a general re-assessment.

3. General Re-Assessment: shall comprise the same services as a general assessment except that the history need not include all the detail already obtained in the original general assessment.*

OHIP benefits for general re-assessments, except for hospital admission re-assessments, are limited to two per year, per patient, by any one physician.

4. Specific Assessment: shall comprise a full history of the presenting complaint, enquiry concerning, and detailed examination of the affected part, region or system, as needed to make a diagnosis, and/or exclude disease and/or assess function, an appropriate record, and advice to the patient.* (This may vary among sections.)

Physicians qualified in two specialties (EENT for example) may only claim for one visit, e.g.: a consultation (if referred) or a specific assessment (if non-referred), if both systems are examined during the same visit. However, two consultations or two specific assessments, etc. may be claimed if both systems are exampled, each on a consent visit

examined, each on a separate visit.

OHIP benefits for specific assessments normally are limited to one per year, per patient, by any one physician. However, if the same patient presents again within the year to the same physician with a clearly defined new diagnosis, one additional specific assessment may be claimed per year.

- 5. Specific Re-Assessment: shall comprise a full relevant history and a comprehensive physical examination of one or more systems but not requiring an evaluation of the patient as a whole.* This service is the admission assessment when the patient has been seen prior to admission in the same illness. It is included in the surgical fee except for those procedures marked I_O_P.
- 6. Partial Assessment: shall comprise a history of the presenting complaint, the necessary physical examination, an appropriate record and advice to the patient. It also applies to subsequent visits for assessing the response to treatment and/or advice provided in a previous service.
- 7. Intermediate Assessment: is a primary care service for physicians providing general practice or paediatric services and is a more extensive assessment than a minor assessment. It shall comprise a history of the presenting complaint(s), enquiry concerning and examination of the affected part(s), region(s), or system(s) or mental or emotional disorder as needed to make a diagnosis, exclude disease and/or assess function, an appropriate record, and advice to the patient.*
- 8. Multiple Systems Assessment: shall comprise a detailed history and examination of more than one system, part or region, an appropriate record and advice to the patient.
- 9. Minor Assessment: is a visit which involves a direct doctor-patient interaction at which either or both of the following are provided and an appropriate record made of the visit:
 - (a) a brief assessment which includes the necessary history and examination of the affected part or region or mental or emotional disorder;
 - (b) brief advice or information regarding health maintenance, diagnosis, treatment and/or prognosis.
- 10. Mini Assessment: applies when a physician examines and/or treats a patient for a completely unrelated problem in addition to the examination/treatment of a W.C.B. related problem (for which the W.C.B. will only pay a minor assessment) during the same office visit. The fee for the mini assessment is \$6.60 (A008).

^{*}For laboratory and other investigation performed in conjunction with a consultation or visit, see Diagnostic and Therapeutic Procedures and Laboratory Medicine.

- 11. Re-Assessments (by physician on duty in the Emergency Department): one re-assessment may be charged when, at least two hours after the original assessment is completed (including appropriate investigation and necessary treatment), a subsequent assessment indicates that further provision of care and/or investigation is required and performed. Re-assessments are not to be claimed for discharge assessments nor when the patient is admitted by the physician on duty in the Emergency Department, nor when this assessment leads directly to referral for consultation.
- 12. Well Baby Care: the periodic visits of a well baby during the first two years of life involving complete examination with necessary weight and measurements and instructions to the parent(s) regarding health care.
- 13. Annual Health or Annual Physical Examinations (Including Primary and Secondary School Examinations): shall comprise all the elements of a general assessment as it pertains to an individual after the second birthday who presents and reveals no apparent physical or mental illness.

 OHIP benefits for any one physician are limited to one Annual Health Examination per patient per year after the second birthdate. To qualify, an Annual Health Examination normally must be requested by the patient rather than a third party. Regulation 452 of Revised Regulations of Ontario, 1980 under the Health Insurance Act, examinations for the purpose of "legal requirements or proceedings" are excluded from coverage. However, it is recognized that an annual Health Examination will satisfy some or all of the requirements for examinations required by statute but excluded by the above mentiond Regulation. In such instances and where a prior claim for an Annual Health Examination has not been submitted to the Plan in the previous twelve months for that patient, it would be appropriate to submit a claim to OHIP for this service. The OHIP benefit in these cases covers the Annual Health Examination only and not any charges peculiar to the legal requirements, such as charges for the completion of forms.
- 14. Long Term Institutional Care: includes the listings for consultations, assessments and other visits to patients in chronic care hospitals, convalescent hospitals, nursing homes and other institutions in which such patients are covered by extended care legislation.
 Admission Assessments to Long Term Care Institutions:

Type 1 - applies when the admitting physician has not performed a consultation, general assessment or general re-assessment prior to admission and when he/she carries out a general assessment (on admission) and provides a recort for the medical record.

Type 2 - applies when the admitting physician has performed and claimed for a consultation, general assessment or general re-assessment prior to admission, makes an initial visit and records an admission note describing the condition of the patient following admission.

Type 3 - applies when the admitting physician readmits a patient after a 7 day stay in another institution; the admitting physician shall carry out a general re-assessment and provide a report for the medical record.

- Note: When a physician already is in the institution and is asked to assess one of his/her own in-patients on a non-emergent or an emergent basis, the subsequent visit listings apply. However, if he/she is asked to assess another physician's patient on an emergency basis, the General Listings should be used.
- 15. Subsequent Visits to Long Term Care Institutions: include the supervisory care as well as the active treatment of acute intercurrent illness when the physician is already in the long term care institution. The supervisory care component includes discussion with the patient and/or family and/or examination of the patient and also includes as required, discussion with the nurse, chart review and annotation of the chart. When acute intercurrent illness requires a special visit, the appropriate fees under General Listings and Pramiums apply. For acute intercurrent illnesses requiring visits after the monthly maximums have been claimed, extra visits should be made on an I.C. basis (W121 \$12.20).
- 16. Pre-dental General Assessment: is the history and examination of a patient required prior to dental surgery under anaesthesia in hospital. A diagnosis is not required by OHIP for this service.
- 17. Newborn Care: is the routine care of a well baby up to ten days of age and should include a complete physical examination of the baby and necessary instructions to the mother. The service shall involve at least two visits and normally may not be claimed for the same patient by more than one physician.
 When a well baby is transferred to another boosital (because of the mother's state of health for

When a well baby is transferred to another hospital (because of the mother's state of health, for example) claims for newborn care by a physician at each hospital may be appropriate.

- 18. Low Birth Weight Baby Care: is the care of a baby weighing less that 2.5 kilograms at birth.
- 19. Psychotherapy: is any form of treatment for mental illness, behavioural maladaptations, and/or other problems that are assumed to be of an emotional nature, in which a physician deliberately establishes a professional relationship with a patient for the purposes of removing, modifying, or retarding existing symptoms, or attenuating or reversing disturbed patterns of behaviour, and of promoting positive personality growth and development. Accordingly, therefore, a psychotherapeutic procedure may be claimed if a half hour or major part thereof has been spent by a physician in such treatment of the patient. The minimum time period for psychotherapy (to be charged as such) is twenty minutes. In order to claim for a major portion of a second or subsequent time interval of psychotherapy for the same patient during the same visit, the preceding time interval must be a full 30 minutes of psychotherapy. When psychotherapy extends beyond thirty minutes, the major part (16 minutes) of the next half hour must be spent with the patient to qualify for an additional half hour fee. Similarly, after one hour of psychotherapy, the major part (16 minutes) of the next half hour, must be spent to qualify for an additional half hour, and so on.

- 20. Counselling: as distinct from psychotherapy, is that form of activity in which the physician engages in an educational dialogue with the patient(s), on an individual or group basis wherein the goal of the physician and patient(s) is to become aware of the patients' problems or situation and of modalities for prevention and/or treatment. Counselling is not to be claimed for the advice that is a normal part of any consultation or assessment, for ongoing treatment or as a substitute for patient assessment fees. Counselling must be rendered personally, by the attending physician.
- 21. Genetic Counselling: includes interviewing the appropriate family members, the collection and assessment of adequate clinical and genetic data to make a diagnosis, construct a pedigree and assess the risks to persons seeking advice. It includes imparting this information and the various alternatives to the appropriate family members for dealing with the problem in such a way that they can make informed decisions about the genetic problem.
- 22. Documentation: when a physician examines or treats a patient, an appropriate record of such service should be made. (See Appendix B).
- 23. Visit for Procedure: when the sole reason for an office visit is the performance of a certain procedure, the listed benefit for the procedure will apply. (See Diagnostic and Therapeutic Procedures Preamble for exceptions). When procedures are carried out in the office, emergency or outpatient department on an elective basis, special visit fees should not be claimed in addition to the procedural fee. When procedure(s) are carried out by a physician's employee(s) under the direct supervision of the physician in his office, the usual claims may be made for procedure(s) which are generally and historically accepted as those which may be carried out by the nurse or other medical assistant in the employ of the physician. "Procedures" in this context do not include such services as assessments, consultations, psychotherapy, counselling, etc. Direct supervision requires that during the procedure the physician be physically present in the office or clinic at which the service is rendered.** While this does not preclude the physician from being otherwise occupied he must be in personal attendance to ensure that procedures are being performed competently and he must at all times be available immediately to approve, modify or otherwise intervene in a procedure as required in the best interests of the patient.

For physiotherapy procedures performed under direct physician's supervision as detailed above, see Code G467 listed in Diagnostic & Therpeutic Procedures - Physical Medicine.

**Some procedures may not require the physical presence of a physician for adequate supervision. Exceptions to this requirement of direct supervision may be made upon recommendation of the Ontario Medical Association and the College of Physicians and Surgeons of Ontario.

- 24. Health Examination: this may vary in extent according to the purpose for which required (e.g. pre-amployment, insurance, free from infection, etc.). This is not a benefit of OHIP and the fee should be according to the type of assessment necessary for this purpose and billed to the patient or party requesting the service.
- 25. Age: (unless otherwise specified) Newborn - up to 10 days of age. Infant - up to 2 years. Child - up to and including 15 years. Adolescent - up to and including 17 years. Adult - 18 years or over.
- 26. Most Responsible Physician: is the attending physician who is primarily responsible for the day to day care of the patient in hospital. In cases of unusual severity where the consultant assumes the role of the most responsible physician, the consultant may claim on a per visit basis and the family physician may claim supportive care. Where the family physician remains the most responsible physician and requests only a consultation, the family physician may claim on a per visit basis and the consultant may claim a consultation only.
- 27. Transferral and Referral:
 - (a) A referral takes place when one physician requests for his/her patient the services of another. The services of the latter may consist of:
 - (i) an opinion (i.e. a consultation).
 - (ii) diagnostic tests or procedures (e.g. skin test, biopsy, etc.).
 - Note: In such cases the referring physician continues to treat the case him/herself.
 - (iii)treatment (surgical or medical).
 - The referring physician's OHIP registration number must be included on the claim submission.
 - (b) A transferral, as distinguished from a referral, takes place where the responsibility for the care of the patient is completely transferred permanently or temporarily, from one physician to another (e.g. where the first physician is leaving temporarily on holidays and unable to continue to treat the case). Physicians who are substituting for other physicians should consider that patients of the latter have been temporarily transferred (not referred) to their care. The physician to whom the patient is transferred should be regarded as substituting for the other physician. Where the care of the patient

involves a benefit containing several components such as surgery, the physicians may consider the surgical benefit a team benefit and decide among themselves how each is to be compensated; traditionally physicians in these circumstances have reciprocated by exchanges of coverage for each other. When physicians routinely or frequently substitute for each other in providing hospital visits to registered bed patients in active treatment hospitals, e.g. weekend coverage or daily rounds by various members of a group, the most responsible physician may claim for all the visits.

- 28. Concurrent Care: applies when the family physician remains the most responsible physician but because of the seriousness or complexity o the condition, requests continued directive care by a consultant. The family physician may claim on a per visit basis and the consultant may also claim on a per visit basis not to exceed four such claims during the first week of concurrent care and not to exceed two such claims each week thereafter while the patient's condition remains serious this arrangement being agreeable to both physicians.
- 29. Multidisciplinary Care: applies when the complexity of the medical condition requires the services of several physicians in different disciplines. In such cases, each physician should render a separate account on a per visit basis. This does not refer to a situation where a single benefit for a team of physicians is listed in this Schedule.
- 30. Supportive Care: is the care rendered in hospital by the referring physician, who is not actively treating the case (e.g. writing orders), to a patient under the care of another physician, at the desire of the patient or family, for purposes of liaison or reassurance. The physician may claim for this care on a per visit basis not to exceed four such claims during the first week of supportive care (determined by the date of the first supportive care visit) and not to exceed two such claims each week thereafter. If medical complications develop or are present in the post-operative period which require active management by the referring physician, hospital medical care fees should be applied not supportive post-operative fees.
- 31. Terminal Care (In Hospital): applies to one designated physician responsible for the care of a terminally ill patient suffering from malignant disease. Terminal care will be deemed to start when there is no aggressive treatment of the underlying disease process and care is directed to maintaining the comfort of the patient until death occurs. Terminal care should be claimed retroactively after death on the basis of visits actually rendered for a period not to exceed four weeks prior to death. Terminal care visit fees as described above do not apply when unexpected death occurs after prolonged hospitalization for another diagnosis unrelated to the cause of death. Visits to patients in hospital may be claimed at \$13,20 (C382) by general and family practitioners and at \$15,00 (C982) by specialists. For patients receiving terminal care in chronic hospitals, the above fees should be claimed with codes W882 and W882 respectively.
- 32. Independent Consideration "I_C.": Independent consideration may be given where a set fee is not listed in the Fee Schedule. Claims rendered under this heading should contain an explanation of the fee claimed. It is helpful to the Medical Consultant if claims for I_c. include an operative or consultation report and a comparison of the scope and difficulty of the procedure with other procedures in the Schedule.
- 33. Specialist: A specialist shall be defined (for purposes of application in the case of any given service within this Schedule) as one who holds a certificate from The Royal College of Physicians and Surgeons of Canada in the specialty which normally is considered to encompass the service in question.

A specialist rendering services outside of his specialty should use the codes and tariffs listed in the General Practice section of the Schedule.

34. Differential Benefits:

(a) Procedural fees apply to any physician rendering the services regardless of specialty.

(b) Specialists providing primary care in a general practice setting shall claim the appropriate visit fees (as defined in the Preamble) listed under the heading Family Practice and Practice in General. Certain other non specialist services such as counselling and interviews are under the same heading for the use of any physician providing such services.

(c) Specialists in paediatrics who practice allergy may claim specialist fees for their allergy services regardless of the age of their patients.

35. Referring Physician's Services:

(a) For the services rendered prior to the operation, the referring physician should claim on a fee-for-service basis, for example:

(i) Visits as rendered.

- In addition to (i) above, in acute cases if detained, the physician may claim detention fees if appropriate. See para. 45 p. v.
- (b) (i) For services rendered as an assistant during the operation, the referring physician should claim an assistant's fee.

- (ii) In cases in which the referring physician is required to be present in the interest of the patient but does not actually assist at the surgical procedure, he/she should claim on a hospital visit basis for this service.
- (c) For the services rendered after the operation, the referring physician may claim on the basis of supportive care fees as outlined in the schedule.

36. Assistants' Services:

- (a) The assistants' fees are determined by adding the listed basic units and time units and multiplying the total number of units by \$8.47. For all cases commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the total assistant's fee by 40% (E4008). For all cases commencing after midnight and before 7:00 a.m. any night of the week, increase the total assistant's fee by 50% (E4018).
- (b) When a physician is required to make a special visit to the hospital to assist at surgery, he/she may charge a special visit premium of \$28,50 (C9988) for a case commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays or \$42,20 (C9980) for a case commencing after midnight and before 7:00 a.m. any night of the week. These premiums are in addition to the E400 and E401 premiums but apply only to the first patient treated on each special visit.
- (c) The time units are computed by allowing one unit (\$8.47) for each 15 minutes or part thereof of time (up to two hours) spent by the assistant. When assisting for more than two hours per case, time units for periods in excess of two hours are computed by allowing two units for each 15 minutes or part thereof. Time for purposes of these calculations includes scrub time and time spent in the operating room. If claims are being made in coded form (see explanatory comments at front of Fee Schedule), the suffix B should be added to the fee code for the procedure. The basic units should be listed separately from the time units on the claim card.
- (d) When multiple or bilateral surgical procedures are done during the same anaesthetic, the assistant's benefit shall be based on the basic units for the major procedure plus time. When bilateral procedures or surgical revisions are carried out at separate times with separate anaesthetics, the assistant shall be entitled to receive a full assistant's benefit for each procedure.
- (e) In surgical procedures requiring more than one assistant, the second assistant shall compute his/her fee on the same basis as the first assistant. Each claim for second assistant should be accompanied by a statement from the operating surgeon confirming the necessity for his/her services.
- (f) When a surgeon requires an assistant at a procedure for which no assistant's fee is listed, the assistant may calculate his/her fee by taking the number of basic units used by the anaesthetist, adding his/her time units and multiplying the total number of units by \$8.47.
- (g) When assistants at surgery claim for procedures for which no assistants' fees have actually been listed in the schedule, the assistants should support their claims with a statement of explanation from the surgeon, confirming the medical necessity for their attendance.
- Note: Code M400B to be used by OHIP for services performed by an assistant where no assistant units are listed. All such services must be assessed for appropriateness by the OHIP Medical Consultant.
- (h) Where the attendance of a physician is requested by the patient's other medical attendants for the sole purpose of monitoring or special supportive care, and when the physician is in constant attendance, the fee shall be 3 units plus time (E0038).
- (i) When an anaesthetic has begun and the operation is cancelled prior to commencement of surgery, the assistant who has scrubbed but is not required to do more, should claim 3 basic units plus time units (EOOGB). If the operation is cancelled after surgery has commenced, the procedural basic units plus time units will apply. If the procedure is cancelled prior to the induction of anaesthesia and the assistant is scrubbed, a subsequent hospital visit only may be claimed.

37. Anaesthetists' Services:

- (a) The tariff is for all types of anaesthesia. The fee is for professional services, including pre-anaesthetic evaluation and post-anaesthetic follow-up and all immediate supportive measures, and does not include the cost of materials used.
- (b) If an anaesthetist is requested by another physician to see a patient in consultation (see para, 1(a)) because of the complexity, obscurity or seriousness of the case prior to the administration of an anaesthetic, he may claim a consultation fee as well as the anaesthetic fee. If this consultation is provided less than 36 hours prior to the administration of an anaesthetic, this consultation should be claimed at \$56,70 under fee code E015. The routine pre-anaesthetic evaluation of the patient required by the Public Hospitals Act does not qualify as a consultation, regardless of where and when this evaluation is performed. Anaesthetic consultations do not apply when hospital, departmental by-laws, statutes or policies require automatic consultations on any patient requiring anaesthesia.
- (c) If an anaesthetist examines a patient prior to surgery and the surgery is cancelled prior to the induction of anaesthesia, he or she may claim a hospital visit fee for this service. When an anaesthetic has begun and the operation is cancelled due to a complication prior to the commencement of surgery, the anaesthetist should claim 4 basic units plus time (E006C). If the operation is cancelled after surgery has commenced, the procedural basic fee plus time units will apply.
 - *For laboratory and other investigation performed in conjunction with a consultation or visit, see Diagnostic and Therapeutic Procedures and Laboratory Medicine.

- (d) The anaesthetist's fees are determined by adding the basic and time units together and multiplying the sum by \$9.77. For cases commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the total anaesthetic fee by 40% (E400C). For cases commencing after midnight and before 7:00 a.m., any night of the week, increase the total anaesthetic fee by 50% (E401C).
- (e) When an anaesthetist is required to make a special visit to the hospital to administer an anaesthetic, he may claim a special visit premium of \$28,50 (0996C) for a case commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays or \$42,20 (0999C) for a case commencing after midnight and before 7:00 a.m. any night of the week. These premiums are in addition to the E400 and E401 premiums but only apply to the first patient treated on each special visit.
- (f) When an anaesthetist administers an anaesthetic to a patient under the age of one (E009) or over the age of seventy (E007), add one unit to the total fee. When an anaesthetist administers an anaesthetic to a patient of any age with an incapaciting systemic disease that is a constant threat to life or to a moribund patient who is not expected to survive for 24 hours with or without the operation, add one unit to the total fee (E008).
- (g) Basic units are listed for most procedures and include the value of all anaesthetic services except the actual time spent administering the anaesthesia, any modifying factors, or unusual detention with the patient (see paragraph n).
- (h) Except during maintenance of continuous conduction anaesthesia time units are computed by allowing one unit for each 15 minutes or part thereof of anaesthesia time (up to two hours); following the first two hours of anaesthesia, time units for periods in excess of two hours shall be computed on the basis of two units for each 15 minutes or part thereof; time units for periods in excess of eight hours shall be computed on the basis of three units for each 15 minutes or part thereof. Anaesthesia time begins when the anaesthetist is first in attendance with the patient for the purposes of creating the anaesthetic state and ends when he is no longer in personal attendance (when the patient may be safely placed under customary post-operative supervision).
- If claims are being made in coded form (see explanatory comments at front of Fee Schedule), the suffix C should be added to the fee code for the procedure.
- (j) In special cases when the anaesthetic services of more than one anaesthetist are deemed necessary in the interest of the patient, the second anaesthetist shall charge 4 basic units (EDD1) plus time units for the time spent assisting the first anaesthetist.
- (k) When multiple or bilateral surgical procedures are done during the same anaesthetic, the anaesthetic benefit shall be based upon the basic units for the major procedure plus time. When bilateral procedures or surgical revisions are carried out at separate times with separate anaesthetics, the anaesthetist shall be entitled to receive a full anaesthetic fee for each procedure.
- In procedures where no value is listed, or with I.C., the basic portion of the calculated value will be the same as listed for a comparable procedure considering the region and modifying conditions or techniques.
- (m) when a pump with or without an oxygenator and with or without hypothermia is employed in conjunction with an anaesthetic, the anaesthetic "Basic Units" will be 28 units; this replaces the listed basic units for the procedure.
- (n) Controlled hypotention may be billed for (10 units) when it is carried out in association with anaesthesia using any technique to deliberately lower and maintain the mean blood pressure by at least 25%. Incidental hypotension from the use of any anaesthetic agent does not constitute controlled hypotension. The additional 10 units may be claimed under EOO4C.
- (o) When unusual detention with the patient before or after anaesthesia is essential for the safety and welfare of such patient, the necessary time will be valued on the same basis as indicated for the anaesthetic time.
- (p) For detention not associated with anaesthesia detention rates and criteria (see paragraph B.45).
- (q) When the attendance of the anaesthetist is requested by the patient's other medical attendants for the purpose of monitoring or special supportive care, and when the anaesthetist is in constant attendance, the benefit shall be 3 units plus time. The code is E003C.
- (r) Introduction of a catheter for continuous conduction analgesia and anaesthesia in obsetrics has a basic value of 6 units. Naintenance and/or supervision may be claimed at one unit for each half hour of maintenance to a maximum of 5 units. No fee is chargeable for the first hour following introduction of the catheter and first dose. Time units for delivery may be claimed at one unit per quarter hour.
- (s) When a physician administers an anaesthetic and/or other medication prior to, or during a procedure(s) or immediately after a procedure which he/she performs on the same patient, he/she should claim for the procedure(s) only. However, when a physician administers a pudendal, femoral, intercostal, sciatic, ilioinguinal, iliohypogastric, ulnar, median, or radial block in addition to performing a procedure, he may claim \$12,60 (6224) in addition to the procedure.
- (t) When hypothermia is used by the anaesthetist in procedures not specifically identified as requiring hypothermia, the basic value is 25 units. This basic value replaces the basic value listed in the Schedule for the procedure. When the basic value claimed is 25 units, the anaesthetic service may be claimed under code ECOZC.

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- (u) When a patient is known to have malignant hyperthermia or there is a strong suspicion of susceptibility, and the anaesthetic requires full malignant hyperthermia set up and management, add 5 units to the anaesthetic claim (E012). This add-on does not apply to Z245 on page 75.

 (v) Anaesthetic management for the emergency relief of acute upper airway (above the carina) obstruction
- (excluding choanal atresia) basic 10 units (E013).
- (w) When one anaesthetist starts a procedure and is replaced by another part way through a surgical procedure or delivery, the first anaesthetist should charge the appropriate basic fee plus time units and the second anaesthetist should charge for time units only. The second anaesthetist should use code E005C for such time units except in the case of continuous conduction anaesthesia; for which PO15 (plus E100C) applies (see para. 37(r)). E002C, E003C, E004C, E005C qualify for the premiums E400C or E401C only if the case originally started within the time stated under para. 37(d) above.
 - Each anaesthetist should state on his/her claim card which part of the anaesthetic is being claimed
- and the time begun and completed. (x) General anaesthesia for the purposes of this Fee Schedule includes all forms of anaesthesia except local infiltration.
- (y) Maintenance/Supervision of epidural catheter for relief of pain (G247) see p.63. For visits rendered after 5 p.m. and before midnight or on Saturdays, Sundays and Holidays add 30% (E402). For visits after midnight but before 7 a.m. add 50% (E403).
- 38. General Listings: include the basic listings for consultations, asssements and other visits wherever they are rendered, except for non-emergency services to hospital or long-term care institution in-patients and for care rendered by a physician on duty in the emergency department. These latter services are listed separately in
- 39. Non-Emergency Hospital in-Patient Services: include the fee listings for consultations and other visits rendered to registered bed patients on a non-emergency basis.
 - (a) When a patient has not been seen previously by the physician in charge, the first visit after admission may be claimed as a consultation or general or specific assessment. When the patient has been previously attended before admission, the first visit after admission may be claimed as a general re-assessment or specific re-assessment (depending on the specialty) if the patient has been seen before in the same illness. However when a patient is admitted to hospital by one physician and is subsequently transferred to another physician, only one general or specific assessment or re-assessment may be claimed per patient
 - Subsequent routine visits should be claimed as subsequent visits (minor assessments). Payments for hospital visits are usually limited to one per patient per day prior to the weekly and monthly limitations that apply after the patient has been hospitalized for 5 weeks, (6 weeks for paediatricians). However, it is not the intent of the Fee Schedule that visit fees be claimed for every day a patient is in hospital unless a physician actually visits the patient each day. For acute illnesses or exacerbation of original illness requiring hospital visits after 5 weeks of hospitalization, claims for extra visits should be made on an independent consideration basis (C121).
 - (c) When a patient in hospital is referred by one physician to another, the second physician should not be limited by the "Subsequent Hospital Visit" formula for the number of hospital visits already rendered by the first physician. In other words, the second physician is entitled to claim for his visits up to 5 weeks just as if the patient was being attended to in hospital for the first time. If the patient is transferred to the care of another physician, the "Subsequent Hospital Visit" formula would apply just as it would if only one physician was involved in the care.
 - (d) When a physician is already in the hospital and is asked to assess one of his/her own in-patients on a non emergency or emergency basis, the subsequent hospital visit listings apply. However if he/she is asked to assess another physician's patient on an emergency basis, the General Listings apply.
- 40. Emergency Department Physician on Duty Services: include the fee listings for minor and multiple systems assessments and re-assessments during regular and premium hours rendered by the physician on duty. Any
 - physician on duty in the emergency department should claim these fees regardless of his/her specialty.

 The listings under the heading "Emergency Department Physician on Duty" are meant to apply to those circumstances wherein either emergency or other physicians have elected or are required to be physically and continously present in the Emergency Department or environs for an arranged designated period of time. In addition to applying to full or part time emergency room physicians who work pre-arranged shifts, these listings also apply to the services rendered by physicians who provide on-call emergency room coverage for designated periods of time and limit the services they provide, in the community served by the hospital, predominantly to emergency room coverage. When special visits are rendered by such physicians, A and K codes may be charged for the first patient seen:
 - (a) for up to a maximum of two special visits after 8:00 a.m. and up to 5:00 p.m.;
 (b) for up to a maximum of three special visits after 5:00 p.m. and up to midnight;

 - (c) for the number of special visits rendered after midnight and up to 8:00 a.m..

When an on call physician practising in the area elects to be continuously present in the Emergency Department or environs for an arranged designated period of time because the volume of patients requires it, e.g. during a busy holiday period, the fees under Emergency Department - Physician on Duty (H101, H103, H104, etc.) should be charged after the patients responsible for the initial special visit have been examined and/or treated (and charged for under the A and K codes).

When an emergency physician is required to make a special visit to the Emergency Department prior to or after his/her regular arranged designated period of time on duty, he/she may charge the appropriate fee under the General Listings plus the applicable special visit premium for the first patient assessed; all subsequent patients assessed this visit to the hospital should be billed under the Emergency Department - Physician on Duty listings.

When a physician is on duty in the Emergency Department, sees a patient and admits the patient to hospital, this physician may claim a minor or multiple systems assessment depending on the service initially provided. Either the patient's attending physician or the emergency department physician (but not both) may render and claim the hospital admission assessment. If the emergency department physician (instead of the attending physician) provides the admission general assessment, he/she may claim a general re-assessment (COO4) as well as the initial assessment provided both services are actually rendered separately.

SPECIAL VISIT TO EMERGENCY OR O.P.D.

Consultation:

Consultation, patient not admitted:
 The benefit for the consultation (or repeat consultation) plus the appropriate special visit surcharge (K99-) may be claimed.

Consultation, patient admitted:

- (a) The benefit for the consultation (or repeat consultation) plus the appropriate special visit surcharge (K99-) followed by hospital visits (if rendered) may be claimed. However, if the consultant also is the "most responsible physician", he may not also claim a hospital in-patient consultation, repeat consultation, general or specific assessment, general or specific re-assessment since the initial consultation rendered in the emergency department serves as the admission assessment.
- (b) If the consultant is not also the most responsible physician, the latter may claim the appropriate admission assessment.

Assessment:

Assessment, patient not admitted -

The benefit for the assessment (or re-assessment) plus the appropriate special visit surcharge (K99-) may be claimed.

General/specific assessment plus patient admission -

The benefit for the general or specific assessment plus the appropriate special visit surcharge (K99-) followed by hospital visits may be claimed. However, the admitting physician may not also claim a hospital in-patient general/specific assessment or reassessment since the initial general/specific assessment rendered in the emergency department serves as the admission.

3. Minor/intermediate assessment plus patient admission – The benefit for the minor or intermediate assessment plus the appropriate special visit surcharge (K99-) may be claimed. In addition, the admitting physician may claim for a hospital in-patient general or specific reassessment if rendered.

Procedure:

Except for procedures for which the listed benefits specifically include the associated consultation or other assessment, claims may be made for both the procedure and the assessment.

Note:

If a physician has an office in the hospital and is called to assess a patient in the Emergency Department or $O_*P_*D_*$, the special visit premiums do not apply.

41. Emergency Department Equivalent:

An Emergency Department Equivalent is an office or other place (other than a hospital emergency department) in which a physician renders services as part of an emergency service being made available to the community.

"Emergency Department Equivalent" includes a place used by a physician to render services exclusively to the office practice patients of one or more physicians outside the office hours of those physicians if the place is open for patients to attend.

A place is an Emergency Department Equivalent only during the period of time that the emergency service is being made available.

A place may be an Emergency Department Equivalent notwithstanding that the physicians rendering services therein are not continuously present and only attend on call.

A physician may add a premium of 30% (E030) to the appropriate General Listings for services provided in an Emergency Department Equivalent if

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- I) the services were rendered on a Saturday, Sunday or holiday ("holiday" is defined in paragraph B.43(c) below);
- the services were rendered on the day they were first requested; and,
- 3) the services were rendered for the purpose of dealing with an emergency.
- 42. Long-Term Institutional Care: See paragraph B.14.

43. Special Visit Fees Applicable in Addition to Fees for Services Listed Under Consultations and Visits, Critical Care and Injections or Infusions (pages 1-18, 54, 58).

(a) A special visit is one initiated by a patient or his representative where the physician is required to

travel from one location to another to see the patient.

Subject to paragraphs (b) to (r), the appropriate special visit fee applies when a physician makes a special visit to his office even if the office is in the physician's home, or to the patient's home or other location (hotel, motel, roadside, ski slope, etc.), or to the Emergency Department, 0.P.D., hospital or long-term care institution from a location outside any premises of, or operated by or on behalf of, the hospital or institution.

(b) A special visit may also involve an emergency call with sacrifice of office hours. The benefits for this type of special visit apply in a situation where the demands of the patient and/or the physician's interpretation of the patient's condition is such that the physician responds immediately and makes a special

visit at the sacrifice of regular office hours.

(c) A special visit at night or on a Saturday, Sunday or holiday may be claimed when non-elective or emergent calls are made by the physician between 5:00 p.m. and 7:00 a.m. or are received and made on Saturdays, Sundays and Holidays. Holidays are defined for the purpose of this Schedule as New Year's Day, Good Friday, Easter Monday, Victoria Day, Canada Day, Civic Holiday, Labour Day, Thanksgiving, Remembrance Day, Christmas Day and Boxing Day. If any of these holidays fall on a Saturday or Sunday, the Friday before or Monday following will be recognized as the holiday.

(d) Only one special visit (daytime; emergency call with sacrifice of office hours; or nights, Saturdays, Sundays and Holidays) may be claimed for the same patient, same visit. Special visits only apply to non-elective or emergent calls and do not apply to non-referred or transferred obstetrics. Special visits do not apply to visits on regular rounds to registered bed patients nor do they apply to admission assessments of patients who have been admitted to hospital on an elective basis, regardless of the time performed.

(e) An elective home visit is a visit to a patient's home deemed medically necessary by the physician, initiated by the physician or the patient and carried out at any time convenient to the physician. Physicians providing such services should charge in addition to the appropriate fee under the heading General Listings, the premiums under paragraph 43(j) only, even if the elective visits are rendered at Night, on Saturdays, Sundays and Holidays.

If an institution has arranged to have quarters in the same or in a proximal building in order that a physician will be available to make visits to the institution, particularly at night, these are not considered to be "special visits" to the institution.

If a physician is called to pronounce a patient dead, a minor assessment may be claimed along with the appropriate surcharge for the special visit.

(f) When additional patients are assessed during special visits, the "additional patient" premiums are not normally applicable unless the additional patient himself qualifies for a special visit. However, extra patients seen during a home visit while the physician is there rendering a special visit to another patient also qualify for the "additional patient" premiums if an assessment is rendered. The maximum number of special visit premiums per special visit (to any location) is ten. Patients who drop in to the office while the physician is there for reasons other than rendering a special visit do not qualify for any of the special visit premiums. Extra in-patients seen during a special visit to a hospital or other institution do not qualify for the "additional patient" premiums unless the physician has been asked specifically to see these extra patients as well.

(g) No special visit fee is chargeable in respect of services rendered in a place, other than a hospital,

long term care facility that is open for patients to attend.

No special visit fee is chargeable for services rendered at any time in an Emergency Department Equivalent (see paragraph B.41 above), whether or not the services qualified for the Emergency Department Equivalent premium.

(h) When no consultation or visits may be claimed e.g. for post-op hospital visits by operating surgeon, the minimum premiums for special visits apply for additional patients seen during a special visit. Minimum premiums also apply to additional patients seen requiring Critical Care (excluding services to a critically ill patient where team fees apply), Injections or Infusions.

(i) K992, C992, K993, C993 are also applicable to assistant and/or anaesthetist at non-elective surgery.
(j) Daytime Special Visits (Monday to Friday) to Emergency Department or O.P.D.: for other locations see

below: \$14,25 K990 First patient seenadd For each additional patient requiring a special visit and seen during same special visit, add 30% to consultation or visit - minimumadd \$8.15 K991

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	(k) Emergency Call with Sacrifice of Office hours:	
	K992 First patient seenadd \$	28,50
	For each additional patient requiring a special visit and seen during same	
	K993 special visit, add 30% to consultation or visit fee - minimumadd \$	12.20
	(1) Evenings (5:00 p.m. to midnight) and Saturdays, Sundays, Holidays:	
	K994 First patient seenadd \$	28.50
	For each additional patient requiring a special visit and seen during same	
	K995 special visit, add 30% to consultation or visit - minimum	12_20
	(m) Nights (midnight to 7:00 a.m.):	
		42.80
	For each additional patient requiring a special visit and seen during same	
		18.70
	(n) Special Visit to the Patient's Home or Equivalent: use the appropriate listing above (i, j,	k. l.m) but
	substitute the prefix "B" for "K" (e.g. B990 instead of K990).	., ., .,
	(o) Special Visit to Hospital In-Patient: use the appropriate listing above (i, j, k, l, m) but	t substitute
	the prefix "C" for "K" (e.q. C990 instead of K990).	
	(p) Special Visit to Long-Term Care Institution: use the appropriate listing above (i, j, k	. 1. m) out
	substitute the prefix "W" for "K" (e.g. W990 instead of K990).	, , ,
	(g) Special Visit to Office or Other Similar Facility: use the appropriate listing above (i, j.	k. 1. m) but
	substitute the prefix "A" for "K" (e.g. A990 instead of K990).	, , , , , , , , , , , , , , , , , , , ,
	(r) Special Visit to Any non-professional setting not listed above: use the appropriate listing	above (i. i.
	k, 1, m) but substitute the prefix "Q" for "K" (e.g. 0990 instead of K990).	
44.	Special Care Unit (e.g. I.C.U. or C.C.U.):	
	For each patient seen on visit to I.C.J., or C.C.J. (excluding supportive care, critical,	ventilatory.
	comprehensive and neonatal intensive care claimed on a per diem basis)	,
		\$6.90
	Note: Where visit is not chargeable, e.g. post operative care by surgeon, claim only C101	(excluding
	Supportive Care, Critical, Comprehensive, Ventilatory Care and Neonatal Intensive Care)	,
45.	Detention: may be charged when a physician is required to spend considerable extra time in active	treatment of
	the patient (and to the exclusion of all other work). Claims for detention must be substant	
	explanation on the claim card or in an accompanying letter, and should be made on an "I.C." basis	
	the following guidelines:	
	After 20 minutes if the physician spends more than this amount of time providing a minor	. partial or
	intermediate assessment or subsequent hospital visit:	, ,
	After 40 minutes if the physician spends more than this amount of time providing a	specific or
	general re-assessment or multiple systems assessment;	-,
	After 1 hour if the physician spends more than this amount of time providing a consulta	tion receat
	consultation, specific or general assessment, multi systems assessment.	arar, repeat
	Detention is not meant to apply to procedural items or obstetrics and does not include time	waiting for
	x-rays. lab reports or for the operating room.	
	K001 - Per quarter hour or part thereof	17-10
46-	Detention: While in Attendance With Patient(s) in Ambulance:	
		34.30

46. K101 - Per quarter hour or part thereof K101 is not applicable to attendance in a vehicle other than an Ambulance.

47. Non Elective Surgical Procedures, Obstetrics or Clinical Procedures Associated with Diagnostic Radiological Examination or Detention While in Attendance With Patient(s) in Ambulance: - when such procedures including fractures or dislocations or major invasive procedures contained in the list of Diagnostic and Therapeutic Procedures or elective procedures which because of intervening emergency procedure(s) commence after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the procedural fee(s) by 30% (E409). When the foregoing procedures commence after midnight and before 7:00 a.m. any night during the week, increase the procedural fee(s) by 50% (E410).

These premiums are not chargeable in addition to the obstetrical fee(s) if labour is induced by medical and/or surgical means by the same physician unless the reason for the induction is fetal distress, diabetes, premature rupture of membrane, severe pre-eclampsia - hypertension or abruption: However a forewater A.R.M. or oxytocin augmentation of labour carried out on a patient in desultory labour does not constitute induction. Major Invasive Procedures are considered to be the following:

G211	G266	G275	G288	G294	G323	G330	G349	G412	R843	R853	
G246	G267	G277	6290	6295	G324	G331	G380	G418	R849	R854	
G254	G268	G280	G291	G302	G327	G332	G398	R833	R850	Z804	
G264	6269	G285	G292	G303	632 8	G347	G399	R840	R851	Z805	
G265	G270	G287	G293	G304	G329	G348	G411	R841	R852		

These premiums are not chargeable (during or after a "shift") by emergency or other physicians who have elected or are required to be physically and continuously present in the Emergency Department or environs for an arranged designated period of time.

E409 or E410 may not be claimed for procedures which mainly involve the interpretation of test results and are not applicable to assessments or consultations. Neither are they applicable to procedures listed in the Diagnostic Radiology, Nuclear Medicine or Diagnostic Ultrasound sections of the Schedule.

- 48. Non Elective Diagnostic Radiology, Laboratory Medicine, Nuclear Medicine or Diagnostic Ultrasound Examinations: when a physician providing the foregoing services makes a special visit to see a patient in consultation, perform a procedure or conclude that a procedure is not medically indicated, between 5:00 p.m. to midnight or on Saturdays, Sundays and Holidays, a \$28,50 premium (ClO9) should be claimed in addition to the appropriate consultation fee or procedural fee or by itself if the decision is made not to perform the procedure. For such services rendered between midnight and 7:00 a.m., the premium is \$42,80 (Cl10).
- 49. Anaesthetists' Services: for all cases commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the total anaesthetic fee by 40% (E400C). For all cases commencing after midnight and bfore 7:00 a.m., any night during the week, increase the total anaesthetic fee by 50% (E401C). For cases requiring a special visit to the hospital, an additional premium of \$28.50 (C996C) during the 40% premium period and \$42.80 (C999C) during the 50% premium period may be charged to the first patient treated on each special visit.
- 50. Assistants' Services: for all cases commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the total assistant's fee by 40% (E4008). For all cases commencing after midnight and before 7:00 a.m., any night during the week, increase the total assistant's fee by 50% (E4018). For cases requiring a special visit to the hospital, an additional premium of \$28,50 (C9988) during the 40% premium period and \$42,20 (C9998) during the 50% premium period may be charged to the first patient treated on each special visit.
- 51. Travelling Time: may be charged directly to patients (since it is a non-insured service) when special visits are made by physicians to see patients outside their normal area of practice. Travelling time may be charged at the same rate as detention.
- 52. A Locum Tenens
 - (a) Must replace the employing physician, who must be absent from the practice.
 - (b) Must replace the employing physician for a continuous period up to a maximum of 12 weeks, with an extension on request for a further 6 weeks.
 - (c) Must be the same specialty as the employing physician.
 - (d) Must be licensed by the College of Physicians and Surgeons of Ontario in a category of licence that allows him or her to practice independently without supervision.
 - Prior notification must be given OHIP of the name and OHIP physician number and/or licence number of the locum tenens and the exact dates of employment, together with an authorization from the locum tenens to make payment for his or her services to the employer.
 - If these conditions are met, the locum tenens may sign the employing physician's claim cards.
 - If any of the above conditions are not met, the physician involved must submit claims to OHIP on his or her own claim cards.

THE ONTARIO GAZETTE

APPENDIX C

BENEFITS OUTSIDE ONTARIO

Under Code R991 payment will be made at the usual and customary fee paid by insurers in the place where the service was rendered, provided that all of the following conditions are met:

- the insured service is a surgical or other complex medical procedure (excluding consultations and assessments);
- the procedure is generally accepted within Ontario as medical treatment for the insured person's condition;
- 3) the procedure is not performed in Ontario;
- the insured person is referred by a physician in Ontario to the physician outside Ontario who will perform the procedure;
- 5) the insured person departs from Ontario for the express purpose of having the procedure performed;
- 6) prior written approval has been obtained from the Plan.

APPENDIX D

Surgery to alleviate significant physical symptoms that are refractory to medical treatment that has been actively undertaken for at least a six month period, or to restore or improve function to any area altered by disease, trauma or congenital deformity normally is a benefit under the Ontario Health Insurance Plan. Surgery solely to alter or restore appearance is not a benefit of OHIP except under the circumstances as listed in the following policy.

2. Emotional, psychological or psychiatric grounds are not considered sufficient reason for OHIP coverage of

surgery for alteration of appearance except under exceptional circumstances.

3. On request of the attending physician, exceptions may be made on an independent consideration basis if the proposed surgery is to alter a significant defect in appearance caused by disease, trauma or congenital deformity, and if the surgery is

recommended by a Mental Health Facility (as designated by The Mental Hospitals Act) or equivalent,

- performed on a patient who is less than 18 years of age and the defect is in the area of the body which normally and usually would not be clothed, or
- recommended by a Correctional Institution (tattoo removal only), or essential in order to obtain employment as documented by the attending physician and either by a Canada Manpower Employment Centre or by an employer with regard to a specific job, (tattoo removal

only). 4. In establishing this policy, it has been recognized that

- peer acceptance in our society often is influenced disproportionately by the facies, children are especially susceptible to emotional trauma caused by physical appearances.
- Surgery to revise or remove features of physical appearance which are familial in nature is not a benefit of
- Within the context of this policy, the word "disease" does not include the normal sequelae of aging. Surgery
- to alter changes in appearances caused by aging is not a benefit of OHIP. Within the context of this policy, the word "trauma" includes trauma due to treatment such as surgery,
- The phrase "reasonable period of convalescence" should be considered as two years. Independent consideration will be given to the questionable cases.
- Authorization from OHIP is not required for all surgery to alter appearance. It is required only for those categories of procedures for which some cases may not be a benefit under OHIP policy.

10. Suitable documentation may be requested by OHIP in some cases before authorization can be considered.

- 11. The treatment of acute medical or surgical complications resulting from surgery for alteration of appearance and/or function is a benefit of the Plan whether or not the original surgery was covered by OHIP. No authorization is required.
- 12. Revision of surgery for alteration of appearance, because of undesirable results, is a benefit of the Plan if the original surgery was a benefit and if the revision either is part of a pre-planned staged process or occurs within a reasonable period of convalescence. OHIP authorization is required only if the original surgical procedure, if it had been carried out at the time of the proposed revision, would have required such authorization.

Surface Pathology

Trauma Scars

(a) Neck or Face

- Includes ears and non-hair bearing areas of the scalp.
- Repair of all such scars is a benefit of OHIP, except for scars resulting from previous surgery to alter appearance that was not originally a benefit of OHIP.
 - Repair procedures will depend upon the lesion but may include excision, revision, dermabrasion, etc. Rhytidectomy procedures for cosmetic reasons, however, are not a benefit of OHIP.
- OHIP authorization for repair of such scars is not required but manual assessment of the claims will be necessary to ensure that the most appropriate procedure codes are used.

(b) Scars in other Anatomical Areas

Repair of scars which interfere with function or which are significantly symptomatic (pain, ulceration, etc.) is a benefit of OHIP.

Scars with no significant symptoms or functional interference

(i) Repair is a benefit if such a repair is part of a pre-planned post-traumatic (including post-surgical) staged process. OHIP notification must be included as part of the planning process.

(ii) Other post-traumatic scar revision is not a benefit of OHIP.

OHIP authorization is required for all scar repair procedures in areas other than the face or neck. Scar revision codes should be used (R026-R029).

2. Keloids

(a) Head or Neck

The repair of all such keloids is a benefit of OHIP.

APPENDIX D

- Repair procedures may include excision, injection, dermabrasion or planing.
- No OHIP authorization is required.
- (b) Excision of keloids in other areas
 - Not a benefit of OHIP unless significantly symptomatic (pain, ulceration, etc.) or there is functional impairment.
 - OHIP authorization is required.

3. Tattoos

- (a) Face or Neck
 - Excision or destruction of all such tattoos is a benefit of OHIP.
 - Authorization is not required but adjudication of repair procedures will be identical to that for scars in these areas.
- (b) Other Anatomical Areas
 - Excision or destruction of concentration camp or P_{*}O_{*}W_{*} tattoos is a benefit of OHIP. Otherwise, not a benefit of OHIP except as described in Para D-3 (Page xx).
- 4. Benign lesions such as naevi, keratoses, spider naevi, papillomata, neurofibromata
 - (a) Face or Neck
 - Excision or destruction of these lesions is a benefit of OHIP.
 - Authorization is not required.
 - (b) Other Anatomical Areas
 - Normally not a benefit of OHIP if removed for alteration of appearance only, rather than for medical necessity or because of clinical suspicion or evidence of malignancy.
 - Removal of very large lesions that would be considered disfiguring in patients of any age may be a benefit of OHIP.
 - Authorization is required.

Hair Loss

- (a) Head on Neck
 - (i) Patients less than 18 years of age
 - Repair is a benefit for non-hereditary etiologies.
 - Authorization is not required. However, if it is possible that a planned staged procedure will
 extend beyond the age limit, pre-authorization should be obtained, since it will be necessary
 after the 18th birthday.
 - (ii) Post-traumatic
 - Repair to the area of traumatic hair loss is a benefit of OHIP only if carried out within a reasonable period of convalescence. (See Para. 7, page xxiv).
 - OHIP authorization is required.
 - Usual repair procedures may include skin shifts of flaps, skin grafts, or hair plugs.
- (b) Other Anatomical Areas
- Not a benefit of OHIP.
- Epilation of Hair
- (a) Face

 This procedure is a benefit of OHIP only for those patients with documented endocrine abnormality or drug-induced hirsutism.
- (b) OHIP authorization is required.
- (c) Other Anatomical Areas Not a benefit of OHIP.

. Redundant Skin

- (a) Excision of redundant skin for elimination of wrinkles, etc. is not a benefit of OHIP.
- (b) Blepharoplasty is not a benefit of OHIP unless there is documented evidence of medical necessity from the appropriate physician such as visual field defect caused by the redundant eyelid skin. OHIP authorization is required. (Include documentation of visual fields).

Sub-surface Pathology

Congenital deformities

- (a) Head or Neck
 - Repair is a benefit of OHIP except for:
 - surgery to revise or remove features which are familial in nature or do not interfere with function
 - surgery to correct "outstanding ears" in patients who are eighteen years of age or over.
 - . OHIP authorization is required.
- (b) Other Anatomical Areas
 - Normally not a benefit of OHIP if surgery is for alteration of appearance only.
- Post-Traumatic Deformities
 - Reconstructive procedures are a benefit at the acute stage; within two years, or if part of a pre-planned staged process of repair.
 - Repair of procedures may include bone revision, tissue shifts and grafts, prosthesis implantation, etc.
 - OHIP authorization is required for repairs beyond the acute stage.

APPENDIX D

3. Deformities resulting from local disease (such as loss or distortion of bone, muscle, connective tissue, adipose tissue, etc.)

(a) Head or Neck

Reconstructive procedure for significant abnormalities are a benefit at the acute stage; during a chronic disease process; within a reasonable period of convalescence (see Para. 7, Page xxiv) or if part of a planned staged process of repair initiated during one of these periods.

Repair procedures normally could include tissue grafts, flaps or shifts, bone revision, prosthesis

insertion, etc.

Face lifts, modified face lifts, brow lifts, etc., are not a benefit of the Plan if skin only is involved in the procedure. However, a repair such as ptosis repair or face lift with underlying slings is a benefit of OHIP if the procedure is to correct significant deformity following stroke, cancer, VIIth nerve palsy, etc.

OHIP authorization is required for repair of deformities resulting from local disease.

(b) Other Anatomical Areas

Not a benefit of OHIP if the correction is for appearance only.

Correction of severe deformity resulting from polio or neurological disease will be considered for payment - OHIP authorization is required.

Breast Surgery

(a) Augmentation Mammoplasty

This procedure is a benefit of OHIP unilaterally or bilaterally for a female patient with breast aplasia.

It may be an OHIP benefit unilaterally for a female patient with a severely hypoplastic breast.

Additional documentation may be required.

Unilateral augmentation mammoplasty may be a benefit of the Plan if there is gross disproportion present or in association with an approved unilateral reduction mammoplasty or postmastectomy reconstruction of the contralateral breast.

The correct code for the repair procedure is R112

OHIP authorization is required.

(b) Post-Mastectamy Reconstruction

Unilateral or bilateral breast reconstruction is a benefit of OHIP when the procedure is subsequent to total or partial mastectomy (including wedge resection) or prophylactic mastectomy as listed in the Schedule of Benefits. Authorization is not required.

(c) Reduction Mammoplasty

Reduction Mammoplasty may be approved where there is significant associated symptomatology. Ptosis and/or size are not sufficient grounds for OHIP coverage of reduction mammoplasty.

Unilateral Reduction Mammoplasty may be a benefit of the Plan if there is gross disproportion present or in association with approved unilateral augmentation mammoplasty, or post mastectomy reconstruction of the contralateral breast. Additional documentation may be required. OHIP authorization is required.

(d) Mastectomy

This procedure is a benefit of the Plan.

Authorization is not required.

(e) Accessory Breasts or accessory nipples

Excision of such accessory tissue is a benefit of the Plan.

The appropriate code should be used from the Schedule listings under Skin and Subcutaneous tissue.

Authorization is not required.

Septorhinoplasty

This is a benefit of OHIP when the rhinoplasty component is necessary to obtain an adequate airway or following trauma within 2 years or part of a pre-planned staged plastic repair. (See Para 7, Page xxiv).

In cases where a septoplasty is necessary to improve function and a rhinoplasty is done to improve the cosmetic effect, OHIP will pay the part of the operation that was medically necessary (e.g. if a septorhinoplasty is performed and a septoplasty was necessary to improve the airway, OHIP will pay MO12 and the surgeon is entitled to claim the difference from the patient).

OHIP authorization is required. A description of the external deformity should be provided.

Excision of excess fatty tissue and/or skin is not a benefit of the Plan except for panniculectomy where there is significant symptomatology.

OHIP authorization is required.

Sex-Reassignment Surgery

(1) Sex-reassignment surgical procedures are a benefit of OHIP only if they are performed on patients who have completed the Gender Identity Clinic program operated by the Clarke Institute of Psychiatry in Toronto. Moreover, claims are accepted for payment only for those patients for whom the Clinic has recommended that surgery take place. This surgery need not take place in Toronto or even in Ontario. Surgery recommended by the Clinic which takes place outide the Province of Ontario may be approved for payment at rates in accordance with the current OHIP Schedule of Benefits.

(2) Within the foregoing guidelines, reconstruction of genitalia and mastectomy are benefits of the Plan. However, since the hormonal treatments associated with sex-reassignment themselves give rise to breast enlargement, augmentation mammoplasty or breast reconstruction in a male to female conversion is not a benefit of OHIP, in keeping with the previously outlined policy regarding breast surgery in females.

OHIP authorization is required.

Consultations and visits code. Family practice and practice in general (∞)

	General Listings:	
A005	Consultation	44,50
A006	Repeat consultation	34,30
A003	General assessment	41.35
AUU4	General re-assesment	24.40
A903	Pre-dental general assessment	36,60
A007	Intermediate assessment/Well baby care	20.40
A001	Minor assessment	13,80
K017	Annual health examination - child after second birthday	25,20
K009	- adolescent, adult	36,60
	Oculo-visual assessment(i.e.major eye examination to include refraction and tonometry)	33.50
N.C.	Telephone advice including renewal of prescriptions	N.A.B.
N.C.	Dispensing service fee	N.A.B.
	Non-Emergency Hospital In-Patient Services: (see para, 839 of Preamble - for emergency	
	calls and other special visits to in-patients, use General Listings and Premiums	
	[para, 843 of Preamble] when applicable).	
0005	Consultation	44.50
0006	Repeat consultation	34,30
	General assessment	41.35
2004	General re-assessment	24.40
0903	Pre-dental general assessment	36,60
	Subsequent visits:(minor assessments)	
2002	up to five weeksper visit	13,30
0007	from sixth to thirteenth week inclusive (not to exceed \$41.40 per week)per visit	13.30
0009	after thirteenth week (not to exceed \$82,80 per month)per visit	13,80
2008	Concurrent care (minor assessment)per visit	13,30
010	Supportive care (minor assessments)	12,20
	Attendance at maternal delivery for care of a high risk baby	ra 00
	- (if only service rendered at time of delivery)	52,00
Note:	Consultation should not be claimed with attendance at maternal delivery	
1001	- other fees may apply.	44.90
	Newborn care in hospital and/or home	28,20
		13.30
H003	thereafterper visit	13400
	Emergency Department - Physician on Duty: (see para, B40 of Preamble)	
	Assessments may include interpretation of x-ray, E.C.G., and other laboratory data as	
	required.	
H103	Multiple systems assessment	22.40
H101	Minor assessment	11.30
H104		11.40
	When above visits are rendered by the physician on duty in premium hours, apply the	
	following fees.	
	12 Midmight to 8:00 a.m.	20.70
H123		33.70
H121	Minor assessment	17.70
H124		17.10
	Saturdays, Sundays and Holidays	00.10
	Multiple systems assessment	29.10
H151	Minor assessment	15.40
H1,54	Re-assesment	14,80
	When any other service is rendered by the physician on duty in premium hours (and	
	assessments are not chargeable), apply one of the following premiums per patient	
	visit.	
ш12	- 12 midnight to 8:00 a.m.	11.20
	- Saturdays, Sundays or Holidays	6.70
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Depart-	- 5. 0
	ment When seeing Patient(s) in Emergency or O.P.D.: use General Listings	
	Long Term Institutional Care: (for emergency calls and other special visits to	
	institutional patients, use General Listings and Premiums [para, B43 of Preamble]	
	when applicable).	

Code FAMILY PRACTICE AND PRACTICE IN GENERAL + Cont'd.

	Ohronic Care Hospitals, Convalescent Hospitals, Nursing Homes, or Other Institutions in Whi Patients are covered by Extended Care Legislation:	ich
W105	Consultation	44.50
W106	Repeat consultation	34.30
W102	Admission assessment (see Preamble) Type 1	41.35
W104	Type 2	13.80
W107	Type 3	24.40
W109	Annual physical examination	37.80
W004	General re-assessment of patient in nursing home and covered by extended care legislation (as per the Nursing Homes Act)	13.80
W903	Pre-dental and pre-surgery general assessment	36.60
	Subsequent visits (minor assessments see para, B15):	
	- chronic care or convalescent hospital (maximum of 10 per patient, per month)	
W002	- first two visits per month (chargeable by most responsible physician)per visit	13.80
W001	- subsequent visits per monthper visit	10.20
	 nursing home or other institution covered by extended care legislation (maximum of 5 per patient, per month) 	
W003	- first visit per month (chargeable by most responsible physician)per visit	13.80
W008	- subsequent visits per monthper visit	10.20
HOOO	- subsequent visits per month sessessessessessessessessessesses	10410
	Humes for the Aged and Other Institutions in Which Patients are Not Covered by Extended Care Legislation: (use General Listings and Premiums [para. 843 of Premible]	
	when applicable.) General Listings under these circumstances also apply to patients	
	seen in bed rather than in an office supplied by the institution.	
	Psychotherapy: (includes narcoanalysis or psychoanalysis or treatment of sexual	
	dysfunction)	
K007	individual - per 1/2 hour or major part thereof (see Preamble)	39,40
K012	Group - (four to eight people) per 1/2 hour or major part thereof	7.30
	- per member (up to six hours per day)	N.A.B.
N.C.	- per member (seventh to ninth hour per day)	NeHeD .
K004		44.50
	or major part thereof	44.50
Note:	1.) Psychotherapy or hypnotherapy or counselling is not to be claimed in conjunction with other consultations or assessments rendered by the same physician during the	
	same patient visit unless there are clearly defined unrelated diagnoses for the two services.	
	2.) The minumum time period for psychotherapy (to be claimed as such) is 20 minutes.	
	(See Preamble, part 8, paragraph 19.)	
	Hypnotherapy:	
	Individual - per 1/2 hour or major part thereof	39,40
Note:	May not be claimed with diagnosis of acne, psoriasis, smoking, obesity or in	33.40
	conjunction with delivery.	
	Group, for induction and training for hypnosis (up to eight people) per 1/2 hour or	7 20
K011	major part thereof, per member Counselling - intended as an educational experience - not intended for ongoing therapy	7.30
	or as a substitute for a minor assessment - one or more people - per 1/2 hour or	27.40
K013	major part thereof,	37.40
Note:		
	ion with other consultations or visits rendered by a physician during the same patient visit unless there are clearly defined different diagnoses for the two	
	services.	
	(2) The minimum time period for psychotherapy (to be claimed as such) is 20 minutes. (See Preamble, part B, paragraph 19).	
	Certification of Mental Illness—	
	Application for psychiatric assessment, (as mandated by the Mental Health Act) -	
	including necessary history, examination, notification of the patient, family and relevant authorities.	
K623	and completion of Form 1	71.30
へひとう	Certification of involuntary admission (as required by the Mental Health Act) - including	, 1,50
VEDA	history, examination, notification of the patient, family and relevant authorities and	84.30
K624	completion of Form 3	25.20
K629		23,20
Note:	Consultation or assessment normally may not be claimed in addition.	

Code 1	FAMILY PRACTICE AND PRACTICE IN GENERAL - Cont'd. Certification of incompetence (financial) including assessment to determine	
N.C.	incompetence	N.A.B.
K002	Interviews Interviews with relatives on behalf of a patient, per 1/2 hour or major part thereof	37.40
K003	Interviews with C.A.S. or legal guardian on behalf of a patient, per 1/2 hour or major part thereof	37.40
Note:	K002, K003 - Should be claimed on the patient's claim card with diagnosis. These listings apply to situations where medically necessary information cannot be obtained from or given to the patient (e.g. because of illness, incompetence, etc).	
KOO8	Diagnostic interview and/or counselling with child and/or parent: for psychological problem or learning disabilities, per 1/2 hour Claims for KDOB should be submitted on child's card.	39,40
N.C.	for testing per 1/2 hour	N.A.B.
N.C.	1/2 hour or major part thereof Case conference - with medical and/or paramedical personnel on behalf of a patient -	N.A.B.
N.C.	per 1/2 hour or major part thereof	N.A.B.
K019 K020	Genetic Counselling: Individual or family - per 1/2 hour (maximum 2 hours) Interview with relatives - per 1/2 hour (maximum 2 hours) Note: The minimum time period required for any of the time based services listed on this page is twenty minutes - see para, 819 of Preamble for elaboration of the	44.50 44.50
	principles of the billing procedure. Sexual Assault Examination for Investigation and/or Confirmation of Alleged Sexual	
	Assault and Documentation	2005 00
K021	- female	205,00 160,00
	Certification and Reports:	
N C	With or Without Examination: Certification of health (ordinary) or competency	N_A_B
	Certification of nearth (ordinary) or collectory Certification of disability or previous immunization, Insurance report based on	N.A.B.
N.C.	previous examination or on illness or death Medico-legal report or reports required by law or hospital by-laws (e.g., therapeutic abortion committee) - the fee should reflect fairly the difficulty of the matter and the experience and expertise of the physician, the nature and omplexity of the	N.A.B.
N.C.	report and the time required to prepare it	N.A.B.
	ALLERGY Since the Royal College of Physicians and Surgeons of Canada has not set a standard for "Allergy Specialist", fees for consultations and visits shall be applicable to a specific allergist as they refer to him in his own General or Specialty Tariff except for the following: Clinical interpretation by immunologists where a report of a survey is submitted in	
K399	writing to the patient's physician (not to apply when the immunologist receives a consultation fee) AWESTHESIA (01)	23,20
A016 A013	General Listings: Consultation Repeat consultation Specific assessment Partial assessment	65.00 41.35 37.40 16.50

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Code	ANAESTHESIA	(01) -	Cont'd.
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Emergency or	Q.Q.	Physician	in I	Hospital	But	Not o	on Duty	in	the	Emerg	ency	Depart	_
ment When	Seeing Par	tient(s) is	th:	e Finerce	CV (വ വ	P.D.: - 1	Ke	Gene	ral I	istin	os.	

Non-Emergency Hospital In-Patient Services: (see para, B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para. B43 of Preamble] when applicable).

©15 ©16	Consultation	65.00 41.35
0013	Repeat consultation	37.40
CO14	Specific assessment	22.05
W14	Specific re-assessment	
CO12	up to five weeksper visit	15.00
CO17	from sixth to thirteenth week inclusive (not to exceed \$45.00 per week)per visit	15.00
∞ 19	after thirteenth week (not to exceed \$90,00 per month)per visit	15.00
CO18	Concurrent care (See Preamble)per visit	15,00
	CARDIOLOGY (60) For Services not listed, refer to Internal Medicine Section.	
	General Listings:	
A605	Consultation	92.55
A675	Limited consultation	61.00
A606	Repeat consultation	61.00
A603	General assessment	47.30
A604	General re-assessment	34.30
A608	Partial assessment	20.30
	Emergency or 0.P.D.: - Physician in Hospital But not on Duty in the Emergency Department When Seeing Patients(s) in the Emergency or 0.P.D.: - use General Listings.	
	Non-Emergency Hospital In-Patients Services: (see para. B39 of Preamble – for emergency calls and other special visits to in-patients, use General Listings and Premiums [para. B43 of Preamble] when applicable).	
CEOE	Concultation	92 55

C605	Consultation	92.5
0675	Limited consultation	61.0
C606	Repeat consultation	61.0
	General assessment	47.3
	General re-assessment	34.3
	Subsequent visits (minor assessments):	
C602	up to five weeksper visit	15.0
C607	from sixth to thirteenth week inclusive (not to exceed \$45.00 per week)per visit	15.0
C609	after thirteenth week (not to exceed \$90.00 per month)per visit	15.0
C608	Concurrent care (minor assessments)per visit	15.0
	CARDIOVASCULAR AND THORACIC SURGERY (09)	

	General Listings:	
A095	Consultation	47.65
A096	Repeat consultation	36,60
A093	Specific assessment	32.70
	Partial assessment	16.50

Emergency or O.P.D. - Physician in Hospital but not on Duty in the Emergency Department when Seeing Patient(s) or O.P.D.: - use General Listings

Non-Emergency Hospital In-Patient Services: (see para, 839 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, 843 of Preamble] when applicable).

0095	Consultation	47.65
	Repeat consultation	36.60
	Specific assessment	32.70
	Specific re-assessment	20.50

Code	CARDIOWASCULAR AND THORACIC SURGERY (09) - Cont'd.	
0092	Subsequent visits: (minor assessments) up to five weeksper visit	15.00
C097	from sixth to thirteenth weeks inclusive (not to exceed \$45.00 per week)per visit	15,00
0099	after thirteenth week (not to exceed \$90.00 per month)per visit	15.00
0098	Concurrent care (minor assessment)per visit	15,00
	Long Tenm Institutional Care — Chronic and Convalescent Hospitals, Homes for the Aged — Patients Covered by Extended Care Legislation and Mursing Homes.	
	Consultation	47.65 36.60
	CLINICAL IMPUNDLOGY (62) For Services not listed, refer to Internal Medicine Section.	
	aGeneral Listings:	
	(Use these listings when performed at locations other than those designated in the following sections).	
	Consultation	92.55
	Limited consultation	61.00
	Repeat consultation	61.00 47.30
	General assessment	34.30
	Partial assessment	20.30
AUCO	raitai assessieit	20.00
	Emergency or O.P.D.: - Physician in Hospital But not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings	
	Non-Emergency Hospital In-Patients Services: (see para B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, B43 of Preamble] when applicable).	
0625	Consultation	92,55
	Limited consultation	61.00
	Repeat consultation	61.00
	General assessment	47.30
0524	General re-assessment	34,30
0622	up to five weeksper visit	15.00
0527	from sixth to thirteenth week inclusive (not to exceed \$45.00 per week)per visit	15.00
0529	after thirteenth week (not to exceed \$90.00 per month)per visit	15.00
(2528	Concurrent care (minor assessments)per visit	15.00
	DEPMATOLOGY (02) General Listings:	
A025	Consultation	44.50
A026	Repeat consultation	36,60
	Specific assessment	31.50
A024	Partial assessment	16,20
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings	
	Non-Emergency Hospital In-Patient Services: (See para, B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, B43 of Preamble] when applicable).	
0025	Consultation	44.50
0026	Repeat consultation	36,60
	Specific assessment	31.50
0024	Specific re-assessment	20,50

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Premiums for Special Visits by Physicians, Detention Visits to I_C_U_or C_C_U_o Chargeable in Addition to Above Fees - see Para. 843-46 of Premible.

Code	DERMATOLOGY (02) - Cont'd.	
C022 C027 C029 C028	Subsequent visits: (minor assessments) up to five weeks	15,00 15,00 15,00 15,00
	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Nursing Homes.	
	Consultation	44.50 36.60
	GASTROENTEROLOGY (41) For Services not listed, refer to Internal Medicine Section.	
4415	General Listings: (Use these listings when performed at locations other than those designated in the following sections).	02 55
A416 A413 A414	Consultation	92,55 61,00 61,00 47,30 34,30 20,30
	Emergency or O_P_D_o: - Physician in Hospital But not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O_P_D_o: - use General Listings.	
	Non-Emergency Hospital In-Patients Services: (see para, B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listing and Premiums [para, B43 of Preamble] when applicable).	
	Consultation	92.55 61.00 61.00 47.30 34.30
C412 C417 C419 C418	Subsequent visits (minor assessments): up to five weeks	15.00 15.00 15.00 15.00
	GENERAL SURGERY (03) General Listings:	
A036 A033	Consultation	47,65 36,60 32,70 16,50
	Emergency or $0_aP_aD_o$ - Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or $0_aP_aD_o$: use General Listings	
	Non-Emergency Hospital In-Patient Services: (see para, B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, B43 of Preamble] when applicable).	
035 036 033 034	Consultation	47,65 36,60 32,70 20,50

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Premiums for Special Visits by Physicians, Detention Visits to I_C_U_o or C_C_U_o Chargeable in Addition to Above Fees - see Para. B43-46 of Preamble.

Code	GENERAL SURGERY (03) - Cont'd. Subsequent visits: (minor assessments)	
0032	up to five weeksper visit	15.00
0037	from sixth to thirteenth week inclusive (not to exceed \$45.00 per week)per visit	15.00
0039	after thirteenth week (not to exceed \$90.00 per month)per visit Concurrent care (minor assessments)per visit	15.00 15.00
	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged Patients Covered by Extended Care Legislation and Mursing Homes	
นกรร	Consultation	47.65
	Repeat consultation	36.60
W132	First 2 visits per month (chargeable by the most responsible physician)per visit	13.80
w031	Subsequent visits per monther visit	11,00
W033	First visit per month (chargeable by the most responsible physician)per visit	13,80
	Subsequent visits per monthper visit	11,00
	GENERAL THORACIC SURGERY (64)	
	General Listings:	
	Consultation	47.65
	Repeat consultation	36,60
	Specific assessment	32.70 16.50
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: (Use General Listings)	
	Non-emergency Hospital In-Patient Services: (see para, B39 of Preamble) - For emergency calls and other special visits to in-patients, use General Listings and premiums [para, B43 of Preamble] when applicable).	
C845	Consultation	47,65
0646	Repeat consultation	36.60
0643		32.70
0544	Specific re-assesment	20.50
0642	up to five weeksper visit	15.00
C647	from sixth to thirteenth week inclusive (not to exceed \$45.00 per week)per visit	15.00
0649	after thirteenth week (not to exceed \$90.00 per month)per visit	15.00
	Concurrent care (minor assessments)per visit	15,00
	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Mursing Homes:	
W645	Consultation	47,65
W646	Repeat consultation	36,60
	HMEMATOLOGY (61) For Services not listed, refer to Internal Medicine Section.	
	General Listings:	
	(Use these listings when performed at locations other than those designated in the following sections).	
A615	Consultation	92,55
A655	Limited consultation	61.00
	Repeat consultation	61.00
	General assessment	47.30
A614	General re-assessment	34.30
A618	Partial assessment	20,30

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Premiums for Special Visits by Physicians, Detention Visits to I_C_U, or C_C_U, Chargeable in Addition to Above Fees - see Para, 843-46 of Premible.

15.00

11.00

CONSULTATIONS AND VISITS

Code	HAEMATOLOGY	(61)	-	Cont'	d.
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Nursing Homes Act).

Subsequent visits(minor assessments):

Department When Seeing Patient(s) in the Emergency or 0.P.D.: - use General Listings	
Non-Emergency Hospital In-Patients Services: (see para. B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and	

	Non-Emergency Hospital In-Patients Services: (see para. B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para. B43 of Preamble] when applicable).	
C615 C655 C616 C613 C614	Consultation	92.55 61.00 61.00 47.30 34.30
C612 C617 C619 C618	up to five weeksper visit from sixth to thirteenth week inclusive (not to exceed \$45.00 per week)per visit after thirteenth week (not to exceed \$90.00 per month)per visit Concurrent care (minor assessments)per visit	15.00 15.00 15.00 15.00
	INTERNAL MEDICINE (13)	
A135 A435 A136 A133 A134 A138	General Listings: Consultation Limited consultation Repeat consultation General assessment General re-assessment Emergency or 0.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or 0.P.D.: - use General Listings	92.55 61.00 61.00 47.30 34.30 20.30
	Non-Emergency In-Patient Services: (see para. B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para. B43 of Preamble] when applicable).	
C135 C435 C136 C133 C134	Consultation	92.55 61.00 61.00 47.30 34.30
C132 C137 C139 C138	up to five weeksper visit from sixth to thirteenth week inclusive (not to exceed \$45,00 per week)per visit after thirteenth week (not to exceed \$90,00 per month)per visit Concurrent care (minor assessments)per visit	15.00 15.00 15.00
	Long Term Institutional Care: (for emergency calls and other special visits to institutional patients, use General Listings and Premiums [para. B43 of Preamble] when applicable).	
	Chronic Care Hospitals, Convalescent Hospital, Nursing Homes or other Institutions in which patients are Covered by Extended Care Legislation:	
W235 W435 W236 W232 W234 W237	Consultation	92.55 61.00 61.00 41.35 13.80 24.40
W239 W134	Annual physical examination General re-assessment of patient in nursing home or covered by extended care legislation May only be claimed 6 months after Annual Health Examination (as per the	37.80 13.80

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Premiums for Special Visits by Physicians, Detention Visits to LLCJL, or CLCJL. Chargeable in Addition to Mbove Fees – see Para, B43—46 of Preamble.

- chronic care or convalescent hospital (maximum of 10 per patient, per month)
W132 - first two visits per month (chargeable by most responsible physician)per visit

W131 - subsequent visits per monthper visit

Code	INTERNAL MEDICINE (13) - Cont'd.	
W133 W138	- nursing home or other institution, covered by extended care legislation (maximum of 5 per patient, per month) - first visit per month (chargeable by most responsible physician)per visit - subsequent visits per month	15.00 11.00
	Homes for the Aged and Other Institutions in which Patients are Not Cowered by Extended Care Legislation: use General Listings and Premiums (para. 843 of Preamble) when applicable. General Listings under these circumstances also apply to patients seen in bed rather than an office supplied by the Institution.	
	LABORATORY MEDICINE (28) – The following fees are applicable to specialists in Medical Biochemistry, Medical Microbiology, Anatomic and General Pathology General Listings:	
A285 A286 A585	Consultation	61.00 41.35 40.20
	Non-Emergency Hospital In-Patient Services: (see para, B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, B43 of Preamble] when applicable).	
C285	Consultation	61.00
	Repeat or limited consultation	41.35
C585 C288	Diagnostic consultation	40.20 15.00
	NEUROLOGY (18)	
	General Listing:	
	Consultation	92 . 55 61 . 00
	Repeat consultation	61.00
	General assessment	47.30
	General re-assessment	34.30
A188	Partial assessment	20,30
	Emergency or O_P_D Physician in Hospital But not on Duty in the Emergency Depart- ment When Seeing Patient(s) in the Emergency or O_P_D.: - use General Listings	
	Non-Emergency Hospital In-Patient Services: (see para, B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, B43 of Preamble] when applicable).	
	Consultation	92,55
	Limited consultation	61.00 61.00
C183		47.30
	General re-assessment	34.30
mon	Subsequent visits: (minor assessments)	15.00
C182 C187	up to five weeksper visit from sixth to thirteenth week inclusive (not to exceed \$45.00 per week)per visit	15.00
C189	after thirteenth week (not to exceed \$90.00 per month)per visit	15.00
C188	Concurrent care (minor assessments)per visit	15.00
	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Mursing Homes:	
W185	Consultation	92,55
	Limited consultation	61.00
W186	Repeat consultation	61.00

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Premiums for Special Visits by Physicians, Detention Visits to I_C_U_ or C_C_U_ Chargeable in Addition to Moove Fees – see Para. B43-46 of Premible.

Code	NEUROSURGERY (04)	
	General Listings:	
A045 A046 A043 A044	Consultation	70.10 39.80 39.80 20.50
	Emergency or $0.P_*D_*$ - Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or $0.P_*D_*$: - use General Listings	
	Non-Emergency Hospital In-Patient Services: (see para. 839 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para. 843 of Preamble] when applicable).	
CO45 CO46 CO43 CO44	Consultation	70.10 39.80 39.80 20.50
0042 0047 0049 0048	up to five weeksper visit from sixth to thirteenth week inclusive (not to exceed \$45,00 per week)per visit after thirteenth week (not to exceed \$90,00 per month)per visit Concurrent care (minor assessments)per visit	15.00 15.00 15.00 15.00
	Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Mursing Homes:	
W045 W046	Consultation	70 . 10 39 . 80
	NUCLEAR MEDICINE (63)	
G635 G634 G935 G632	Consultation	52,40 36,20 23,20 20,30
	Obstetrics and Gynaecology (20)	
A203	General Listings Consultation* Repeat consultation* Specific assessment* Partial assessment*	47.30 36.60 32.70 16.10
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings.	
	Non-Emergency Hospital In-Patient Services: (see para. 839 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para. 843 of Preamble] when applicable).	
C205 C206 C203 C204	Consultation* Repeat consultation* Specific assessment* Specific re-assessment* Subsequent visits: (minor assessments)	47,30 36,60 32,70 20,50
C202 C207 C209 C208 Note:	up to five weeksper visit from sixth to thirteenth week inclusive (not to exceed \$45,00 per week)per visit after thirteenth week (not to exceed \$90,00 per month)per visit Concurrent care (minor assessments)per visit	15.00 15.00 15.00 15.00
	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Mursing Homes:	
	Consultation*	47.30 36.60
	10	

*May include biopsy of cervix, (except when done in conjunction with A204), Papanicolaou smear, examinations of trichomonas suspension.

Chargeable in Addition to Above Fees - see Para. B43-46 of Preamble.

Code	OPHTHALMOLOGY (23)		
	Consent Listings		

	General Listings:	
A235	Consultation	45.70
A236	Repeat consultation	36,60
A233	Specific assessment	33,50
A234	Partial assessment	16,50
	Communication of Charles of Charles and Charles of Char	
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings	
	more man according recording of the disc design of the above to the control crossings	
	Non-Emergency Hospital In-Patient Services: (see para, 839 of the Preamble - for	
	emergency calls and other special visits to in-patients, use General Listings and	
	Premiums [para. B43 of Preamble] whe applicable).	
		45.70
	Consultation	45.70
	Repeat consultation	36,60
C233		33,50
C234	Specific re-assessment	20,50
	Subsequent visits: (minor assessments)	
0232	up to five weeksper visit	15.00
C237	from sixth to thirteenth week inclusive (not to exceed \$45.00 per week)per visit	15.00
C239	after thirteenth week (not to exceed \$90.00 per month)per visit	15.00
0238	Concurrent care (minor assessments)per visit	15,00
	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged	
	- Patients Covered by Extended Care Legislation and Nursing Homes:	
W535	Consultation	45,70
	Repeat consultation	36,60
	ORTHOPAEDIC SURGERY (06)	•
	6	
accr.	General Listings:	44.50
	Consultation	36.60
	Repeat consultation	31.50
A063	VOCITIC ASSESSMENT	
A064	Partial assessment	16.10
A064	Partial assessment	
A064	Partial assessment	
A064	Partial assessment Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings	
A064	Partial assessment Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings Non-Emergency Hospital In-Patient Services: (see para, 839 of Preamble - for emergency	
A064	Partial assessment Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings Non-Emergency Hospital In-Patient Services: (see para, B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums	
A064	Partial assessment Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings Non-Emergency Hospital In-Patient Services: (see para, 839 of Preamble - for emergency	
	Partial assessment Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings Non-Emergency Hospital In-Patient Services: (see para, B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, B43 of Preamble] when applicable).	16.10
0065	Partial assessment Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings Non-Emergency Hospital In-Patient Services: (see para, 839 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, 843 of Preamble] when applicable). Consultation	16 . 10
0065 0066	Partial assessment Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings Non-Emergency Hospital In-Patient Services: (see para, B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, B43 of Preamble] when applicable). Consultation Repeat consultation	16.10 44.50 36.60
0065 0066 0063	Partial assessment Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings Non-Emergency Hospital In-Patient Services: (see para. B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para. B43 of Preamble] when applicable). Consultation Repeat consultation Specific assessment	16.10 44.50 36.60 31.50
0065 0066 0063	Partial assessment Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings Non-Emergency Hospital In-Patient Services: (see para, 839 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, 843 of Preamble] when applicable). Consultation Repeat consultation Specific assessment Specific re-assessment	16.10 44.50 36.60
0065 0066 0063 0064	Partial assessment Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings Non-Emergency Hospital In-Patient Services: (see para, B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, B43 of Preamble] when applicable). Consultation Repeat consultation Specific assessment Specific re-assessment Specific re-assessment Subsequent visits: (minor assessments)	44,50 36,60 31,50 20,50
0065 0066 0063 0064	Partial assessment Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings Non-Emergency Hospital In-Patient Services: (see para. B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para. B43 of Preamble] when applicable). Consultation Specific assessment Specific re-assessment Subsequent visits: (minor assessments) up to five weeks	44,50 36,60 31,50 20,50
0065 0066 0063 0064 0062 0067	Partial assessment Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings Non-Emergency Hospital In-Patient Services: (see para, 839 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, 843 of Preamble] when applicable). Consultation Repeat consultation Specific assessment Subsequent visits: (minor assessments) up to five weeks	16,10 44,50 36,60 31,50 20,50
0065 0066 0063 0064 0062 0067 0069	Partial assessment Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings Non-Emergency Hospital In-Patient Services: (see para. B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para. B43 of Preamble] when applicable). Consultation Specific assessment Specific re-assessment Subsequent visits: (minor assessments) up to five weeks	44,50 36,60 31,50 20,50

Code	ORTHUPAEDIC SURGERY (06) - Cont'd.	
	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Mursing Homes:	44.50
√065 √066	Consultation	44.50 36.60
1062 1061	- chronic care or convaried in hospital (maximum of 10 per patrial, per month) - first two visits per month (chargeable by most responsible physician)per visit - subsequent visits per month	13 . 80 11 . 00
√063 √068	- first visit per month (chargeable by most responsible physicianper visit subsequent visits per monthper visit	13 . 80 11 . 00
	OTOLARYNGOLOGY (24)	
	General Listings:	
4245 4246 4243 4244	Consultation Repeat consultation Specific assessment Partial assessment	45.70 36.60 32.70 16.50
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Depart- ment When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings	
	Non-Emergency Hospital In-Patient Services: (see para, 839 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, B43 of Preamble] when applicable].	
245	Consultation	45.70
C246	Repeat consultation	36.60
C243	Specific assessment	32.70
244	Specific re-assessment	20.50
C242 C247	up to five weeksper visit from sixth to thirteenth week inclusive (not to exceed \$45.00 per week)per visit	15.00 15.00
C249	after thirteenth week (not to exceed \$90.00 per month)per visit	15.00
	Concurrent care (minor assessment)per visit	15,00
	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Mursing Homes:	
W345	Consultation	45.70
w346	Repeat consultation	36,60
	PAEDIATRICS (26)	
	General Listings:	92.55
A265	Consultation	55 . 90
A665 A565	Limited consultation	61.00
A266	Repeat consultation	61,00
A263	General assessment	43.50
A264	General re-assessment	28.75
A007	Intermediate assessment/Well baby care	20.40 13.80
A261 K267	Minor assessment	25,20
K267 K269	- adolescent	36.60
	Diagnostic interview and/or counselling with child and/or parent - see Practice in General Listings (p.3)	
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Depart- ment When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings	

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Premiums for Special Visits by Physicians, Detention Visits to I_CJJ. or C_CJJ. Chargeable in Addition to Above Fees - see Para. B43-46 of Premble.

Code	PAEDIATRICS (26) - Cont'd.	
	Non-Emergency Hospital In-Patient Services: (see para, B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums	
	[para, 843 of Preamble] when applicable).	
	Consultation	92 . 55
0000	Limited consultation	
	Repeat consultation	61.00 61.00
	General assessment	43.50
C264	General re-assessment Subsequent visits: (minor assessments)	28.75
C262	up to six weeksper visit	15.00
C267	from seventh to thirteenth week inclusive (not to exceed \$45,00 per week) per visit	15.00
C269	after thirteenth week (not to exceed \$90.00 per month)per visit	15.00
	Concurrent care (minor assessments)per visit	15.00
	Attendance at maternal delivery	52.00
Note:		
H261	Newborn care in hospital and/or home	47.30
H262	- initial visit (per baby)	41.39
	- thereafterper visit	13.80
	Pre-adoption examination and evaluation for C _e A _e S _e	N_A_E
W265	Chronic and Convalescent Hospital: Consultation	92.55
	Limited consultation	61.00
W266	Repeat consultation	61.00
	Admission assessment (see Preamble) Type 1	41.39
W564	Type 2	13,30
W567	Type 3	24.40
W262	- first two visits per month (chargeable by most responsible physician)per visit	15,00
W261	- subsequent visits per monthper visit	10.20
W269	Annual physical examination	25,20
Note:	In surgical cases requiring medical direction, standard in-hospital medical fees are to be charged in addition to the surgical fee. This includes all operations on babies under one year of age, and all other older children who require medical supervision.	
	PHYSICAL MEDICINE AND REPARBILITATION (31)	
	General Listings:	00.55
	Consultation	92.55
	Limited consultation	61.00
	Repeat consultation	61.00
	General assessment	45.70
	General re-assessment	33 . 10 20 . 50
	Emergency or $O_aP_aD_a$ - Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or $O_aP_aD_a$:- use General Listings	
	Non-Emergency Hospital In-Patient Services: (see para, B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, B43 of Preamble] when applicable).	
(L31E	Consultation	92.5
	Limited consultation	61.00

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Premiums for Special Visits by Physicians, Detention Visits to I_C_U_ or C_C_U_. Chargeable in Addition to Above Fees – see Para. 943-46 of Premible.

CONSULTATIONS AND VISITS

Code	PHYSICAL MEDICINE AND REHABILITATION (31) - Cont'd.	
C316 C313 C314	Repeat consultation	61.00 45.70 33.10
C312 C317 C319 C318	up to five weeksper visit from sixth to thirteenth week inclusive (not to exceed 45.00 per week)per visit after thirteenth week (not to exceed \$90.00 per month)per visit	15.00 15.00 15.00 15.00
	Long Term Institutional Care: Ohronic Care Hospitals, Convalescent Hospitals, Nursing Homes or Other Institutions in which Patients are Covered by Extended Care Legislation:	
W310 W516 W512 W514 W517	Consultation Limited consultation Repeat consultation Admission assessment (see Preamble) Type 1 Type 2 Type 3 Annual physical examination General re-assessment of patient in nursing home or covered by extended care legislation May only be claimed 6 months after Annual Health Examination (as per the Nursing Homes Act). Subsequent visits (minor assessments): - chronic care or convalescent hospital (maximum of 10 per patient, per month) - first two visits per month (chargeable by most responsible physician)per visit - nursing home or other institution covered by extended care legislation (maximum of 5	92,55 61,00 61,00 41,35 13,80 24,40 37,80 13,80
W313 W318	per patient, per month) - first visit per month (chargeable by most responsible physician)per visit - subsequent visits per monthper visit - subsequent visits per monthper visit - tunes for the Aged and Other Institutions in which Patients are Not Covered by Extended Care Legislation: - use General Listings and Premiums (para, B43 of Preamble when applicable). General Listings under these circumstances also apply to patients seen in bed rather than an office supplied by the Institution.	15.00 11.00
	Team Management in a Rehabilitation Unit (active in-patient rehabilitation management from the initiation of rehabilitation care).	
	Active in-patient rehabilitation management from the initiation of rehabilitation care as it applies to fee codes H312, H317 and H319 means when this service is rendered by one physiatrist even if part of the service is rendered in an active treatment hospital and part is rendered in a rehabilitation unit, the weekly and monthly limitations under the following fee codes apply to the total rehabilitation care rendered. In other words, it is not possible to charge the maximum fees allowed under C312, C317 and C319 and then start billing de novo under H312, H317 and H319 under the above circumstances.	
H312 H317 H319 H313	up to twelve weeksper visit from thirteenth to twenty-sixth week (not to exceed \$45.00 per week)per visit twenty-seventh week onwards (not to exceed \$9.00 per month)per visit Rehabilitation Procedures: Interviewing and counselling of patients and/or relatives per half hour or major part thereof (includes report)	15.00 15.00 15.00 37.40
K313	Physiatric Management: applies to physiatrists regulating the day to day management of patients when medical necessity requires prescription development, advice and supervision. It may be billed on the days when rehabilitation services are provided to patients seen previously by the physiatrist for consultation or assessment. The fee is not meant as an administrative fee for supervising a department of rehabilitation nor is it to be charged on the same day as claims are made for any other services which are provided by the physiatrist to the same patient(s). This fee applies only to those patients who require and receive frequent attention by the physician during the course of rehabilitation with regard to rehabilitative services of physical or occupational therapy, speech therapy and discharge planning	2.40

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Premiums for Special Visits by Physicians, Detention Visits to I_C.U. or C.C.U. Ohargeable in Addition to Above Fees - see Para. B43-46 of Preamble.

Code	PLASTIC SURGERY (08)	
	General Listings:	
A085	Consultation	44,50
A086	Repeat consultation	36,50
A083		32,30
	Partial assessment	16.10
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: use General Listings	
	Non-Emergency Hospital In-Patient Services: (see para, B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, B43 of Preamble] when applicable).	
	Consultation	44.50
0086	Repeat consultation	36,50
0083	Specific assessment	32,30
C084	Specific re-assessment	20,50
0082	up to five weeks	15.00
0087	from sixth to thirteenth week inclusive (not to exceed \$45,00 per week)per visit	15.00
0089	after thirteenth week(not to exceed \$90.00 per month)per visit	15.00
	Concurrent care (minor assessments)per visit	15.00
	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Mursing Homes:	
WD85	Consultation	44.50
	Repeat consultation	36,60
	PSYCHIATRY (19)	
*****	General Listings:	
	Consultation	101.50
	Limited consultation	61.00
	Repeat consultation	61.00
A193	Specific assessment	47,30
A194	Partial assessment	20,30
	Emergency or O.P.DPhysician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: use General Listing	
	Non-Emergency Hospital Services: (in-patient, day care, night care, residential care - see Para, 839 of Preamble - for emergency calls or other special visits to patients use General Listings and Premiums [para, 843 of Preamble] when applicable).	
enne	Canadasaisa	101 00
	Consultation	101.50
	Limited consultation	61.00
C196		61,30
C193	Specific assessment	47.30
C194	Specific re-assessment	34,30
C192	up to five weeksper visit	15.00
C197	from sixth to thirteenth week inclusive(not to exceed \$45,00 per week)per visit	15.00
C199	after thirteenth week(not to exceed \$90.00 per month)per visit	15.00
	Concurrent care (minor assessments)per visit	15,00
	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Mursing Homes:	
	Consultation	101.50
W395	Limited consultation	61.00
1196	Repeat consultation	61.00



Premiums for Special Visits by Physicians, Detention Visits to I_C.U. or C.C.U. Chargeable in Addition to Above Mees - see Para. B43—46 of Preamble.

W395 Limited consultation VIJ96 Repeat consultation

CONSULTATIONS AND VISITS

Code	PSYCHIATRY (19) - Cont'd.	
	Other Services:	
N.C.	Specific assessment with report to referring agency	N.A.B.
A197 A198	consultative interview with parents	89 . 40 89 . 40
	Therapeutic supervision with any para-medical organization	
N.C.	(health education, correction and other community resources) Appearance before Advisory Review Board or Review Board – per 1/2 hour or major part	N_A_B
N.C.	thereof	N.A.B.
K620	the Mental Health Act) - per 1/2 hour or major part thereof Interviews with relatives on behalf of a patient, C.A.S. or legal guardian, etc see Practice in General Listings (p.3) Certification of Mental Illness	44.10
	Application for psychiatric assessment, (as mandated by the Mental Health Act) - including necessary history, examination, notification of the patient, family and	
	relevant authorities and completion of form	71.30
K624 N.C.	and completion of form	84,30
K629	petence	N.A.B. 25.20
Note:	Consultation or assessment normally may not be claimed in addition to certification or re-certification (same visit).	
	Psychotherapy: (see Preamble)	
	<pre>Individual outpatient psychotherapy (including aversive conditioning, narcoanalysis, psychoanalysis)</pre>	
K197	<pre>per 1/2 hour or major part thereof</pre>	43.30
K190	per 1/2 hour or major part thereof	43.30
K203 K204	per member, per 1/2 hour or major part thereof (up to six hours per day)-4 people5 people	10.90 8.90
K205 N.C.	er member, per 1/2 hour (seventh to ninth hour per day)	7.70 N.A.B.
K200	Group psychotherapy - in-patients per member, per 1/2 hour or major part thereof (up to six hours per day)-4 people	10.90
K201 K202	-5 people -6-12 people	8.90 7.70
N.C.	per member, per 1/2 hour (seventh to ninth hour per day)	N.A.E
K195	per 1/2 hour or major part thereof	49.60
K193	per 1/2 hour or major part thereof	49.60
Note:	Family therapy should be claimed on the patient's claim card with diagnosis.	
	Hypnotherapy:	40.00
K192	Individual - per 1/2 hour or major part thereof	43,30
K194	major part thereof - per member	8.90

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Premiums for Special Visits by Physicians, Detention Visits to I.C.U. or C.C.U. Chargeable in Addition to Above Fees - see Para. B43-46 of Preamble.

THE ONTARIO GAZETTE

CONSULTATIONS AND VISITS

Code PSYCHIATRY	(19) -	Cont¹d.
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Note: May not be claimed with diagnosis of acne,	psoriasis,	smoking,	obesity no	r ir
conjunction with delivery.				

Notes:(1)	For electrotherapy fees, see Diagnostic and Therapeutic Procedures.
(2)	Individual psychotherapy rendered in the office or hypnotherapy or
	counselling are not to be charged in conjunction with other consultations
	or visits rendered by a physician on the same day unless there are clearly
	defined different diagnoses for the two services.
(3)	When charging group therapy, the smaller (4 or 5 people) or larger group

(3) When charging group therapy, the smaller (4 or 5 people) or larger grou (6-12 people) is to be charged for but not more than one for the same group.

RADIOLOGY-DIAGNOSTIC (33)

	General Listings:	
A335	Consultation	24.
~~~	wish work.	
	Non-Emergency Hospital Service:	
m		24
ယဘ	Consultation	24.
	RADIATION ONCOLOGY - (THERAPEUTIC RADIOLOGY) (34)	
	MODITION CHARLEST - (INEXPEDITE MOTOCOST) (34)	
	General Listings:	
1345	Consultation	92.
	Limited consultation	51.
	Repeat consultation	61.
		35
	Specific assessment	
/U44	Partial assessment	20.
	Non-Emergency Hospital In-Patient Services:	
MAE		~
C345 C745	Consultation	92. 61.
•		61.
C346	Repeat consultation	
C343	Specific assessment	35.
C344	Specific re-assessment	20
	Subsequent visits: (minor assessment)	
C342	up to five weeksper visit	15
C347	from sixth to thirteenth week inclusive (not to exceed \$45.00 per week)per visit	15
C349	after thirteenth week(not to exceed \$90.00 per month)per visit	15
C348	Concurrent Care (minor assessments)per visit	15.
	ACCOUNT TO A COUNTY OF THE PARTY OF THE PART	
	RESPIRATORY DISEASE (47)	
	For Services not listed, refer to Internal Medicine Section.	
	Consul Minting.	
	General Listings:	
	(Use these listings when performed at locations other than those designated in the	
	following sections).	~~
	Consultation	92
	Limited consultation	51
	Repeat consultation	61
	General assessment	47
	General re-assessment	34
A478	Partial assessment	20
	Emergency or O.P.D.: -Physician in Hospital But not on Duty in the Emergency Depart-	
	ment When Seeing Patient(s) in the Emergency or O.P.D.:-Use General Listings	
	Hart and the test of the test of the test	
	Non-Emergency Hospital In-Patient Services:	
	(para. B39 of Preamble - for emergency calls and other special visits to in-patients,	
0475	use General Listings and Premiums [para. B43 of Preamble] when applicable).	
	Consultation	92
	Limited consultation	61
	Repeat consultation	61
C473	General assessment	47
C474	General re-assessment	34
	Subsequent visits (minor assessments):	
C472	um to five under	15

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Premiums for Special Visits by Physicians, Detention Visits to IJCJU, or CJCJU. Chargeable in Addition to Above Fees – see Para, B43—46 of Premible.

Code	RESPIRATORY OISEASE (47) - Cont'd.	
C477 C479 C478	from sixth to thirteenth week inclusive(not to exceed \$45.00 per week)per visit after thirteenth week(not to exceed \$90.00 per month)	15.00 15.00 15.00
	RHELMATOLOGY (48) For Services not listed, refer to Internal Medicine Section.	
	<pre>General Listings: (Use these listings when performed at locations other than those designated in the   following sections.)</pre>	
A485 A595 A486 A483 A484 A488		92.55 61.00 61.00 47.30 34.30 20.30
	Emergency or $0_PD_0$ :- Physician in Hospital But not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or $0_PD_0$ : - use General Listings	
	Non-emergency Hospital In-Patient Services: (see para_B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para_B43 of Preamble] when applicable).	
C485 C595 C486 C483 C484	Consultation	92.55 61.00 61.00 47.30 34.30
C482 C487 C489 C488	up to five weeksper visit from sixth to thirteenth week inclusive(not to exceed \$45,00 per week)per visit after thirteenth week(not to exceed \$90.00 per month)per visit Concurrent care(minor assessments)per visit	15.00 15.00 15.00 15.00
	UROLOGY (35)	
A355 A356 A353 A354	General Listings:  Consultation*  Repeat consultation*  Specific assessment*  Partial assessment	44.50 36.60 32.70 16.10
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: use General Listings	
	Non-Emergency Hospital In-Patients Services: (see para. B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para. B43 of Preamble] when applicable).	
C355 C356 C353 C354	Consultation*	44.50 36.60 32.70 20.50
ය52 ය57 ය59 ය58	up to five weeksper visit from sixth to thirteenth week inclusive(not to exceed \$45,00 per week)per visit after thirteenth week (not to exceed \$90,00 per month)per visit Concurrent care (minor assessments)per visit	15.00 15.00 15.00 15.00
w355	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Mursing Homes:  Consultation*	44 .50
W356	Repeat consultation*	36,60

Premiums for Special Visits by Physician, Detention Visits to 1.C.U. or C.C.U. Chargeable in Addition to Above fees – see para. B43-46 of Preamble.

*May include physical examination pertaining to the genito-urinary tract and when necessary such procedures as urethral calibration, catheterization and prostatic fluid examination, but not to include endoscopic examination.

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Premiums for Special Visits by Physicians, Detention Visits to I_C.U. or C.C.U. Chargeable in Addition to Moove Fees – see Para, B43—46 of Preamble.

## LABORATORY MEDICINE

Code

ANATOMICAL PATHOLOGY, HISTOLOGY AND CYTOLOGY (Fees for Diagnostic Interpretation of Laboratory Procedures)

### Preamble

- The following fees involve responsibilities for accessioning specimens and interpreting the diagnostic descriptions. For autopsies, this involves participation in mortality review according to the context of the hospital or community setting as well as a written report.
- 2. On occasion the services provided by the laboratory physician may involve substantially greater professional responsibility and expertise than is provided for in these fees. In such cases, the physician may bill for these on an independent consideration basis provided that the nature of the services and their distinguishing features are adequately described.
- 3. The surgical pathology fees are organized according to services requiring increasing expertise and time and are defined as follows:

Simple specimen - includes gross and, where necessary, microscopic examination and interpretation of small tissues requiring less time, effort and risk than the next category. A simple specimen will ordinarily include tissue considered by the physician to be "normal" (e.g., uterine tues, vas deferens, hernial sac, etc.).

Small or Uncomplicated specimen - includes small tissues thought to be abnormal which carry more professional risk and effort than those described in the previous category, and in which the number of slides is small. As a rule, this category would apply to a single small specimen or to two specimens if two tissues are combined on a slide (e.g. skin biopsy, endometrial biopsy).

Multiple small specimens or curettings requiring multiple slides - includes specimens requiring several slides e.g. prostate curettings, uterine curettings, multiple endoscopic gastrointestinal tract biopsies from the same segment of the G.I. tract (multiple specimens or slides).

Organ on large specimen – includes partial or entire organs with or without adjacent tissues but without complex dissection e.g. segment of stomach, uterus.

Complex small or large specimen - includes complex diagnostic biopsies in which the physician time/expertise required for dissection and interpretation is substantially above that pertaining to previous categories. This includes some biopsies of kidney, liver, muscle, lymph nodes, etc. as well as extensive biopsies such as cervis cone biopsies, organs and adjacent tissues such as local lymph nodes (up to six) etc.

Comprehensive large specimen - includes the most comprehensive and largest specimens with extensive regional dissection and/or complex diagnostic problems. Most specimens with regional node dissection would be included in this.

Anatomic Pathology - Surgical Pathology Diagnostic examinations - see definitions L839 - simple specimen.... L821 - small or uncomplicated specimen ..... 21,70 - multiple small specimens or curettings 60,30 - each additional frozen section or direct smear and/or selection of tissue for biochemical assay (e.g. estrogen receptors), add ..... 30.40 L801 Metabolic bone studies ..... L833 Merve teasing ..... 40,50 Anatomic Pathology - Cytopathology Cervical vaginal specimens (including all types of cellular abnormality, assessment of flora, and/or cytohormonal 1.812 evaluation) ..... 3,60 L805 Aspiration biopsy (lung, breast, thyroid, prostate, etc.) ...... 36,70

31

or other brushings and washings .....

Bronchial, oesophageal, gastric, endometrial

## LABORATORY MEDICINE

Code		
L808	Imprint, touch preparation and/or direct smear	10.20
L815	hemosiderin, etc.)	7,50
L804	maturation, etc	3.70
L810	and joint, etc.)	10,20
L824	Synovial fluid analysis, description, viscosity, mucin clot, cell count, and compensated PL for crystals	20,30
L825 L819	fluid crystals	10.55
L820	Seminal fluid analysis for infertility	10 <b>.</b> 20 5 <b>.</b> 10
L807	Cytogenetics Smear for sex chromatin (Barr Body) or Neutorphil drumsticks	4,00
L811	Y chranosane	4.90
L803	Karyotype	60,80
L834	Special Procedures and Interpretation - Histology or Cytology Histochemistry of muscle - 1 to 3 enzymes	20.30
L835	- each additional enzyme	6.50
L841	(per enzyme)	10.20
L837 L817	Immunohistochemistry and interpretation - per marker Anti-tissue antibodies and interpretation	10 <b>.</b> 20 4 <b>.</b> 90
L842	Anti-tissue antibodies, screening dilution, titration and interpretation, add	5.15
	Special microscopy of tissues (polarization, interference, phase contrast, dark field, autofluorescence or other)	0.10
L843	and interpretation	16.20
	Special microscopy of fluids (polarization, interference, phase contrast, dark field, autofluorescence or other)	
L844 L845	and interpretation	10 <b>.</b> 55
L832 L816	X-ray diffraction analysis and interpretation	19.50
	Electron microscopy: TEM, STEM or SEM technique	101.40
L831 L836	mapping, or electron diffraction, add per case	40.60 20.30
L846	Flow cell cytometry and interpretation, per parameter	20.30
L827	Biochemistry and Immunology Interpretation of carcino embryonic antigen (CEA)	4.45
	Interpretation of hormone receptors for carcinoma to include	-
L828	estrogen and/or progesterone assays	5,55
L800	Hematopathology Blood film interpretation (Romanowsky stain)	10.90
L826 L802	Blood film interpretation (special stain)	10.20
Z403	Bone marrow interpretation (Romanowsky stain) Bone marrow aspiration	36 <b>.</b> 70 27 <b>.</b> 60
L830	Terminal transferase by immunofluorescence	10,20

## NUCLEAR MEDICINE - IN VIVO

Column T - is the technical benefit for the production of records, radiopharmaceutical agents, apparatus, premises, technical services, administration and secretarial services.

Column  $P_1$  - is the professional benefit for supervision of the procedure, appropriate patient interview and/or examination, correlation of related data, interpretation of results, and provision of a written report. The physician need not be continuously present in the nuclear medicine department or private facility while the procedures are being carried out but must be physically present frequently enough to carry out the appropriate patient interview and/or examination and approve, modify or intervene in the procedures as required.

Column  $P_2$  - is the professional benefit for interpretation of results and provision of a written report. If the physician does not meet the criteria for  $P_1$  or has claimed any visit in conjunction with that Nuclear Medicine procedure, the lesser professional fee  $(P_2)$  will be claimed.

Notes: 1. The total benefit is arrived at by adding T plus  $P_1$  (first code listed, e.g., 1802) or by T and T plus  $P_2$  (considerable of T).

adding T plus  $P_2$  (second code listed, e.g.  $\sqrt{602}$ ). ¹
2. When coding the total benefit use suffix A; when coding technical portion only use suffix B; when coding professional portion only use suffix C.

3. If quantification or data manipulation is carried out in addition to visual inspection of imaging studies, add 30% to the appropriate professional benefit except when SPECT is claimed. For claim purposes, use prefix "Y". Such activity must add significant diagnostic information not available by inspection alone and does not include simple image enhancement techniques such as smoothing, background subtraction, etc. Recording of images on videotape for replay and production of images on the video display of a computer do not in themselves justify the additional benefit. The claims for cardiac wall motion studies and calculation of ventricular ejection fract ion (J811 and J813) already include an allowance for data manipulation as a general rule and no additional benefit may be claimed. The additional computer benefit may be claimed

only when additional cardiac quantifications are performed i.e. stroke volume ratio and volume response curves and/or phase analysis. 4. The total benefit is arrived at by adding T plus  $P_1$  (first code listed e.g., J802) or by

adding T plus P, (second code listed e.g., J602). ¹
5. If examination of Brain, Lung, Liver or Spleen is limited to one view, the benefit (T and

P₁ or P₂) is to be reduced by 50%. Repeat Studies on the same day may be claimed only after exercise or drug intervention.

7. The phrase "nuclear medicine specialist" should be interpreted as "nuclear medicine physician" since not all physicians practising nuclear medicine are certified as specialists in this discipline by the Royal College of Physicians and Surgeons.

8. When tomographic examination (SPECT) is billed, the 30% add on referred to in para. I may not be charged.

Code		T	P ₁	P ₂
code	Cardiovascular System		-	
J802/J602	Venography - peripheral and superior vena cava	81.40	30.05	14.50
J804/J604	First transit without blood pool images	13,50	14.50	7.75
J867/J667	First transit with blood pool images	48.50	21.30	10.70
J806/J606	Cardioangiography - first pass for shunt detection, cardiac			
	output and transit studies	80.50	42,65	21.30
J807/J607	Myocardial perfusion scintigraphy - immediate post stress,			
	resting	184.20	35.90	18.40
J808/J608	- delayed	67.90	19.40	9.70
J810/J610	Myocardial scintigraphy - acute infarction, injury	74.70	30.05	14.50
J811/J611	Myocardial wall motion studies	80,50	42,65	21.30
J812/J612	- repeat same day (maximum of three repeats)	40.70	21.30	10,70
J813/J613	Myocardial wall motion studies with ejection fraction	114.40	63,00	32,00
J814/J614	- repeat same day (maximum of three repeats)	40.70	32,00	16.50
J815/J615	Detection of venous thrombosis using radiolodinated			
0013/0013	fibringen up to ten days	111.50	32,00	16,50
	The moget up to tel days telefore			
	Endocrine System			
J816/J616	Adrenal scintigraphy with idocholesterol	326,80	32.00	15.50
J868/J668	- with idocholesterol and dexamethasone suppression	383,00	42,55	21,30
J869/J669	- with MIBG	470.30	37.30	18.40
J817/J617	Thyroid uptake	24.30	15.50	7.75
J870/J670	- repeat	12,60	7.75	7.75
J818/J618	Thyroid scintigraphy with Tc99m or I-131	54.30	28.10	13.50
J871/J671	- with 1-123	87.30	28.10	13.60
J820/J620	Parathyroid scintigraphy - dual isotope technique with T1201			
0020/0020	and Tc9m Iodine	199.80	53,30	27.10
J872/J672	Metastatic survey with I-131		39.70	19.40
00/2/00/2	reasonic survey with a 191 control of the 191 control of th			
	Gastrointestinal System			
J821/J621	Schilling test - single isotope	37.30	7.75	7,75
J823/J623	- dual isotope	40.70	7.75	7.75
J824/J624	Malabsorption test with C14 substrate	48.50	7.75	7.75
J873/J673	- with whole body counting	116.40	14.50	7.75
J825/J625	Gastrointestinal protein loss	69.80	7.75	7.75
0023/0023	CEDELOTHICCOCHIEL PLOCCHIE 1033 COCCOCCOCCOCCOCCOCCOCCOCCOCCOCCOCCOCCOC			

## NUCLEAR MEDICINE - IN VIVO

Code	Control to the Control of the Contro	T	P ₁	$P_2$
	Gastrointestinal System - Cont'd.			-
J874/J674	Contenintantian black land Carl	50.40	7.75	
J826/J626	Gastrointestinal blood loss - Cr51	52.40	7.75	7.75
J875/J675	Calcium absorption - Ca45	52 <b>.</b> 40 214 <b>.</b> 30	7 <b>.</b> 75 32 <b>.</b> 00	7.75 15.50
J827/J627	Esophageal motility studies - one or more	101.30	79 <b>.</b> 50	39.70
J829/J629	Gastrointestinal transit	87,30	33.00	15.50
J876/J676	Gastrointestinal reflux	48.50	32,00	15.50
J877/J677	Gastroesophageal aspiration	33.90	21.30	10.70
J830/J630	Abdominal scintigraphy for gatrointestinal bleed - Tc99m	33.30	21,000	10.70
	sulphur colloid or TcO4	73,70	29.10	14,50
J878/J678	- labelled RBCs	121,20	35.90	17.40
J879/J679	- LeVeen shunt patency	56,20	32.00	15,50
J831/J631	Biliary scintigraphy	97,00	35.90	17.40
J832/J632	Liver/spleen scintigraphy	67.90	29,10	14.50
J833/J633	Salivary gland scintigraphy	81.40	28,10	13,60
	Genitourinary System			
J834/J634	Dynamic renal imaging	81.40	29,10	14.50
J835/J635	Computer assested renal function (includes first transit)	111.50	53,30	24.30
J880/J680	- repeat	106,65	27.10	12,60
J836/J636	Static renal scintigraphy	27,10	9.70	7.75
J837/J637	ERPF	33,90	7.75	7.75
J838/J638	GFR by blood sample method	33,90	7.75	7.75
J839/J639	Cystography for vesicoureteric reflux	101.80	19,40	11.60
J840/J640	Testicular and scrotal scintigraphy (includes first	co oo	25.00	
	transit)	69.80	36,90	18,40
	Homotomoiotia Contum			
J841/J641	Hematopoietic System	26.00	7 75	7 75
	Plasna volume	36.90	7.75	7.75
J843/J643	Red cell volume	40.70	7.75	7.75
J847/J647 J848/J648	Ferrokinetics - clearance, turnover, and utilization	339.40	27.10	13,60
	Red cell, white cell or platelet survival	87.30	21.30	10.70
J849/J649	Red cell survival with serial surface counts	126.10	27.10	13,60
J881/J681	Bone marrow scintigraphy - whole body	97.00	41.70	20.40
J882/J682 J883/J683	- single site	71 <b>.</b> 75 308 <b>.</b> 40	34 <b>.</b> 90 44 <b>.</b> 60	17.40
J884/J684	In-III leukocyte scintigraphy - whole body	271.50	34.90	22 <b>.</b> 30 17 <b>.</b> 40
0004/0004	- single site	2/1.50	34.30	17.40
	Musculoskeletal System			
J850/J650	Bone scintigraphy - general survey	89,20	41.70	20.40
J851/J651	- single site	71.75	34.90	17.40
J852/J <i>6</i> 52	Gallium scintigraphy - general survey	150.30	44.60	22.30
J853/J653	- single site	104.70	34.90	17.40
J854/J654	Bone mineral density	26,20	7.75	7.75
J855/J655	Total body calcium - neutron activation	164.90	48.50	24,30
J856/J656	Bone mineral content by dual photon absorpiometry	164.90	48.50	24.30
	Note: J850/J650 and J851/J651 are not to be billed toge	ther.		
	J804/J604 may be claimed in addition to J850/J650 or J851	/J651		
	for blood pool study.			
	Nervous System			
J857/J <i>6</i> 57	CSF circulation - with Tc99m or I-131 HSA	101.30	35,90	17.40
J885/J685	- with In-111	261.80	41.70	20,40
J886/J686	- via shunt puncture	75,60	39,70	19.40
J858/J658	Brain scintigraphy	76,60	28.10	13,60
1050 /	Respiratory System	70	20	
J859/J659	Perfusion lung scintigraphy	72,70	33.90	17.40
J887/J687	Ventilation lung scintigraphy	91.10	33.90	17.40
J860/J660	Perfusion and ventilation scintigraphy - same day	145.40	43,60	21.30
	Mi cool langue			
J861/J661	Miscellaneous	95.00	50,40	25,20
J862/J662	Radionuclide lymphangiogram Ocular tumour localization	95.00 64.00	50,40 56,20	28.10
J864/J664		82 <b>.</b> 40	40.70	20.40
J865/J665	Tear Duct scintigraphy	159,00	45 _• 60	23,30
J866/J666	Tomography (SPECT)	36.90	21.30	10.70
3000/0000	Company (SI EDI / Sessessessessessessessessessessessessess	30,30	21000	10.0

## NUCLEAR MEDICINE - IN VIVO

Code

## CLINICAL PROCEDURES ASSOCIATED WITH DIAGNOSTIC NUCLEAR MEDICINE PROCEDURES

Such procedural benefits are intended for the professional service of placing an instrument or introducing diagnostic radiopharmaceuticals. They are not intended to be used for simple subcutaneous, intramuscular or intravenous injection nor for oral administration. Rather than double listing the procedures and benefits in this part of the fee schedule, physicians are directed to the following reference points in the schedule.

- a) Intravenous injection for peripheral venography G376 or G379 on page 59
- b) Intra-articular injections G370 on page 58
- o) Injection into CSF spaces or shunt apparatus Z801 or Z821 on page 145 d) Arterial puncture G479 on pages 49 % 51
- e) Paracentesis in conjunction with shunt patency study Z590 on page 124

NUCLEAR MEDICINE - IN VITRO (see Radioassays under Laboratory Medicine.)

## RADIATION ONCOLOGY (THERAPEUTIC RADIOLOGY)

Code	RADIOTHERAPY (Including Therapeutic Isotopes) The listed benefits are for the professional services of a certified therapeutic radiol services of a specialist for the intracavitary or interstitial application of radiun	
Note:	sources and the services of a specialist using non-sealed sources of radioisotopes in atory authorized by the Atomic Energy Control Board of Canada. Other medical servipatient are not included in these figures. The cost of material is additional. (1)X301, X302, X304 & X322 may not be claimed from OHIP by the staff of OCTRF Cancer Cer OCI/PMH.  (2)X305, X306, X323, X324, X334 - May only be performed on an inpatient and when done in hospital, this service is a hospital charge and cannot be claimed from OHIP (see Bulletin #4070). When done in an OCTRF Cancer Centre, may be claimed from OHIP physicians, including certified therapeutic radiologists.	n a labor- ices to the utres or
	TELERADIOTHERAPY	
X301 X302	Major treatment planning (150 KVP or higher), dosage calculation and preparation of any special treatment device  Teleradiotherapy - x-ray, 151 KVP or higher, radium, cobalt, cesium betatron linear accelerator - benefit per treatment visit	51 <b>.</b> 00
X304	Minor teleradiotherapy - x-ray, 150 KVP or less - benefit per treatment visit  Intracavitory contact x-ray therapy including signoidoscopy or proctoscopy - first	8.60
X305 X306	application	122.10 61.10
	Note: For minor teleradiotherapy administered by other than certified therapeutic radiologists, use the listing under Diagnostic and Therapeutic Procedures.	
	RADIUM AND RADIOISOTOPES (sealed sources)	
v200	Treatment planning, dosage calculation and preparation of any special treatment	51 M
X322	device Intracavitary application of radium or sealed sources including dilatation and curet- tage carried out at the same time as application	51,00
X323	- first application	151,20
X334	- repeat application	75 <b>.</b> 60 150 <b>.</b> 05
X324 X325	Interstitial application of radium or sealed radioisotope	46.40
	If claimed as inpatient service, follow directions in Note (2) above.  If claimed as outpatient service, allow to all listed physicians.	
	Payment for outpatient services must be made to the registered Department of Radiology, in the case of a hospital, even though there is no technical component listed.	
	RADIOISOTOPES (non-sealed sources) The following benefits include treatment planning, dosage calculation and preparation of materials. Appropriate visit and procedural benefits (e.g. paracentesis) may be claimed in addition. Thyroid benefits (X326, X327, X335) include administration(s)	
X326	within any three month period.  Thyroid malignancy	67.40 61.40
X327 X335 X336	Hyperthyroidism	61.40 61.40
X328 X329	Polycythaemia	35 <b>.</b> 80 55 <b>.</b> 80
X330 X332	Ascites and/or pleural effusion(s) due to malignancy	43.70 28.80
X333	Metastatic disease with radioactive lymphogram	43.70

## DIAGNOSTIC RADIOLOGY

Column T - The benefit for radiological examination including the production of radiographs, supplying of contrast media, apparatus, premises, technical services, administration and collection costs.

Column P - The benefit for consultation between radiologist and referring physician, fluoroscopy, in-

terretation of radiographs and fluoroscopic findings and supervision of x-ray services by a radiologist.

Technical fees for procedures performed in a hospital outpatient diagnostic radiology department will be paid at 90.51% of the technical fee listed in this Schedule of Benefits.

Private offices and hospital out-patient departments will bill Column I plus P.

When coding the total benefit use suffix A; when coding the technical portion only use suffix B; when coding the professional portion only use suffix C.

Radiologists should use Column P as a guideline for negotiating remuneration with hospitals. Benefits for clinical procedures related to x-ray examinations are listed in the following section, or under Diagnostic and Therapeutic or Surgical Procedures. "Clinical Procedures", in this context, are those by which contrast media are introduced, except oral or rectal administration for study of the alimentary tract, and intravenous injections, which are an integral part of the study, performed by the physician collecting the benefit for the procedure.

If less than minimum number of views are performed, reduce listed fees by 25%.

If the examinations which are requested by the referring physician yield abnormal findings or if they would yield information which in the opinion of the radiologist would be insufficient, governed by the needs of the patient and the requirements of the referring physician, the radiologist may add further views and charge for them (if listed).

Fee Schedule Interpretations

- 1. When a radiologist is asked to x-ray one extremity only, no additional charge should be made for comparison x-rays initiated by the radiologist.
  - Nephrotomography is covered by the listings for intravenous pyelogram and plantigram.

3. A stereo pair is to be counted as two views.

4. No extra claim should be charged for rapid sequence I.Y.P.

5. No additional claim is warranted for the use of the image intensifier in diagnostic radiology. 6. Fluoroscopy claims should not be submitted for any examination performed by the radiologist where fluoroscopy is generally regarded as an integral part of the examinations e.g. examinations of the G.I. tract, urinary tract, special procedures.

7. "Colon-air contrast" may be claimed when performed according to generally accepted criteria. The colon should be scrupulously prepared. Five to eight full size views of the aboomen should be obtained

after fluoroscopically controlled introduction of air and barium.

8. "Oesopragus, stomach and duodenum, double contrast" presupposes the introduction of gas, the use of antifoam agent and a suitable barrium mixture.

9. Abcomen and chest studies should not be routinely done and claimed in gastrointestinal examinations.

10. Three or more views of the chest should not be done routinely and claimed when a chest examination is requested.

11. Chest studies should not be routinely done and claimed in mammography cases.

12. Masal bones or accessory masal sinuses should not be routinely claimed in skuil examination requests.

13. Abdomen and/or pelvis should not be routinely claimed in lumbar spine examination requests. 14. A survey film of the abdomen is a single view. The ordering of additional films smould be left to the discretion of the radiologist who should have the power to determine what examination is adequate for a specific patient. Obviously, if progress of a long tupe is being followed, a servey film is

sufficient. If, however, an intestinal costruction is being followed, a single film is usually inagequate.

15. Conventional films of the spine should not be routinely cone and claimed for before myelography. The necessity of having plain film studies of the spine prior to interpreting the impelographic studies is covious. It is not essential, however, that these be cone at the institution where the myelogram was done. If they have ben done at an outside office, then it is a matter for the radiologist and the referring physician to have the films available. If they cannot be made available to the radiologist, it is an acceptable practice for him to do the required examination of these areas and to claim for them so that they may be available for interpretation along with the myelographic study.

16. Pharvnx and desconagus (cine or videotabe) - X106 should not be claimed routinely with X108 and

X109 but only when specifically indicated.

17. Lumoar or lumoosacral spine (XO28) does not include the entire sacrum. An examination of the sacrum may be carried out and claimed for only when specifically indicated.

18. XDDG and XDD7 are not both to be routinely claimed on the same patient but only when specifically

oncered.

19. A maximum of two computed tomography examinations per patient per day may be claimed.

20. Complex need CT Scans are meant to be multi planer (multi directional) need CT Scans - to include one or more of the following areas: pituitary fossa, posterior fossa, internal auditory meati, orbits and related structures, the temporal bone and its contents and the temporamandipular joints. X400, X401 and X188 are not to be billed in addition to those fees for complex head studies.

21. All penefits listed apply to unilateral examinations unless otherwise specifies.

22. Claims for X-ray services, when referred by an Osteopath, Chirocodist or Chirocoractor to a private X-ray facility are not benefits of OHIP.

23. Claims for X-ray services, when referred by and Osteopath or Chiropractor to a hospital outpatient department are benefits.

## DIAGNOSTIC RADIOLOGY

	DIAGRESTIC NATIONAL		
Code	Hard and Mark	T	Р
V001	Head and Neck	a) 76	
X001	Skull - four views	28.75	9,60
X009 X003	- five or more views	35.80	11.90
X003	Sella turcica (when skull not examined)		4.60
X004 X005	Facial bones - minimum of three views		7.50
X005	Nose - minimum of two views	14.30	4.60
X012			7.50
AU12	- four or more views	28.75	9.60
X007		20.90	7.50
X008	mouth views Sinuses - minimum of three views	20.90	7.50
X010	Mastoids - bilateral - minimum of six views	27.60	10.40
X011	Internal auditory mati /when skull not examined	20.90	7,50
N.C.	Internal auditory meati (when skull not examined) Teeth, up to 1/4 set	N.A.B.	
N.C.	Teeth, up to 1/2	N.A.B.	N.A.B.
N.C.	Tooth full cot	N.A.B.	
N.C.	Teeth, full set	N.A.B.	N.A.B.
	Teeth, bite wing		6.65
X016 X017	Eye, for foreign body		
	Eye, for localization, additional	14.70	17.10
X018	Optic foramina	16.10	6.65
X019 X020	Salivary gland region	13.20	5.75
1020	Neck for soft tissues - minimum of two views	13.20	5.75
	Spine and Pelvis		
X025	Cervical spine - two or three views	24.90	5.75
X202	- four or five views		7.70
X203	- six or more views		9.50
X027			
X204	Thoracic spine - two views	22.80	5.75 7.60
X028	- three or more views	24.90	5.75
X205	Lumbar or lumbosacral spine - two or three views		
	- four or five views		7.70
X206 X032	- six or more views		9.60
	Entire spine - (scoliosis series) minimum of four views		15.10
X033	- single view	20.90	7.50
X031	- two or more views	28,70	9,50
X034	Sacrum and/or coccyx - two views	24.00	4.60
X207	- three or more views	29.90	7.60
X035	Sacro-iliac joints - two or three views		7.50
X208	- four or more views	27,90	9,50
X036	Pelvis and/or hip(s) - one view	14.30	4.60
	<ul> <li>two views (e.g. A.P. and frog view both hips;</li> </ul>	₩,	
X037	or A.P. both hips plus lateral one i	hip, 26,70	6,65
	- three or more views (e.g. pelvis a		
	iliac joints, or A.P. both hips plus		
X038	each hip)	30.70	7.50
V045	Upper Extremities		4 00
X045	Clavicle - two views		4.60
X209	- three or more views	22.05	6,60
W045	Acromioclavicular joints (bilateral) with or without weighted distraction	20.00	7.50
X046	- two views	20.90	7.50
X210	- three or more views		9.50
X047	Sternoclavicular joints - (bilateral) - two or three views	17.20	5.75
X211	- four or more views		7.60
X048	Shoulder - two views		5.75
X212	- three or more views		7.60
X049	Scapula - two views		5.75
X213	- three or more views	24.80	7.60
X050	Humerus - including one joint - two views		4.60
X214	- three or more views		6.60
X051	Elbow - two views		4.60
X215	- three or four views		6.60
X216	- five or more views	29.70	8,50
K052	Forearm - including one joint - two views		4.60
X217	- three or more views	22.00	5.60
X053	Wrist - two or three views	14.30	4.60

## DIAGNOSTIC RADIOLÓGY

	DIAGNOSTIC RADIOLOGY		
Code		1	Р
	Upper Extremities - Cont'd.		
	···		
X218	- four or more views	22,00	6.60
X054	Hand - two or three views	14.30	4,50
X219	- four or more views	22.00	6.50
X055	Wrist and hand - two or three views	20.90	9.50
		26.60	11.30
X220	- four or more views		
X056	Finger or thumb - two views	11.10	3,30
X221	- three or more views	14.30	4,50
	Lower Extremities		
X060	Hip - (unilateral) - two or more views	22,80	5.75
X063	Femur, including one joint - two views	14.30	4.60
X223	- three or more views	22.00	6,60
X065	Knee (including patella) - two views	14.30	4,60
X224	- three or four views	22.00	6.50
X225	- five or more views	29.70	8.50
		14.30	4,50
X066	Tibia and fibula (including one joint) - two views	22.00	6.50
X226	- three or more views		
X067	Ankle - two or three views	14.30	4,50
)(227	- four or more views	22.00	6,60
X068	Calcaneus - two views	14.30	4.50
X228	- three or more views	22.00	6,50
X069	Foot - two or three views	14.30	4.60
X229	- four or more views	22,00	5,60
X072	Toe - two views	11.10	3.30
X230	- three or more views	14,30	4,50
X064	Leg length studies (Orthoroentgenogram)	20.90	7.50
AU04	Leg Tengui Studies (Urunuroengenogran)	20,50	7.50
	Skeletal Surveys		
	Skeletal survey for bone age,		
X057	- single film	14.30	4.50
X058	- two or more films or views	21.00	7.50
	Other survey studies - e.g., rheumatoid, metabolic or metastatic		
X080	- basic	7.10	2.40
X081	- plus per film or view	7.10	2.40
	p-00 par 11		
	Chest		
N.C.	Miniature chest film - for survey purposes only	N.A.B.	N.A.3.
X090	Single film	14.30	4.50
	INO AIGHE	21.10	7.50
X091	IWO VIEWS	27.05	9.05
X092	Three or more views		5.75
X039	Ribs - two or more views	17.20	
X040	Stermum - two or more views	17,20	5.75
Х096	Thoracic inlet - two or more views	14.30	4,50
	Abdamen		
X100	Single view	14.30	4,50
X101	Two or more views	21.90	6,55
	G.1. Tract		
X105	Palatopharyngeal analysis (cine or videotape)	28,35	18.90
	Pharynx and oesophagus (cine or videotape)	28,35	18.90
X106	Opening and Descripting Collect of Viological Assessment Principles Collection of Viological Assessment Principles Coll	25.70	12.20
X107	Oesophagus - when X103, X104, X108 or X109 not billed	44.50	21.90
X108	Oesophagus, stomach and duodenum - including survey film if taken	44.50	21.30
	Oesophagus, stomach and duodenum - double contrast, including survey film, if	00 00	24.00
X104	taken	46,35	24.00
	Oesophagus, stomach and duodenum - double contrast, including survey film, it		20
X103	taken, and small bowel	58.50	30.40
X109	Oesophagus, stomach and small bowel	56,30	28.40
X110	Hypotonic duodenogram	37.90	18.90
X111	Small bowel only- when only examination performed during patient's visit	25.70	12,20
X112	Colon + barium enema (including survey film, if taken)	46.40	19.90
X113	Colon - air contrast, primary or secondary, including survey films		
V113	if taken	58.70	25,30
X114	Gallbladder (one or multiple day examinations)	28.75	9.50
	Gallbladder (one or multiple day examinations with preliminary plain film)	38.20	9.50
×120	partitional (time of muticipie day examinations with pretiminally plant it into	الكوابات	3,00

## DIAGNOSTIC RADIOLOGY

	DIAGNOSTIC RADIOLOGY		
Code		T	Ρ
	G.I. Tract - Cont'd.		
X116	T-Tube cholangiogram	20,90	7.50
X117	Operative cholangiogram	20.90	7.50
X118	Intravenous cholangiogram	47.60	17.05
X123	Operative pancreatogram or E.R.C.P.	20.90	7,50
ALLS	operative participation or carton a second		
	G. U. Tract		
X129	Retrograde pyelogram, unilateral or bilateral	20.90	7.50
X130	Intravenous pyelogram including preliminary film	47 <b>.</b> 65	19,00
X137	Cystogram (catheter)	22,90	5.75
X135	Cystourethrogram, stress or voiding (catheter)	26,50	11.30
X131	Cystourethrogram (non-catheter)	5,60	3.85 7.50
X191	Intestinal conduit examination or nephrostogram	20 <b>.</b> 90 20 <b>.</b> 90	7.50 7.50
X138	Percutaneous antegrade pyelogram	20,90	7.50 7.50
X139	Percutaneous nephrostomy Unethrogram (retrograde)	17.20	5.75
X134 X136	Vasogram	17.20	5.75
X130	VaSuyi all	17 020	5.75
	Obstetrics and Gynaecology		
X143	Survey film	14,30	4.60
X144	Pelvimetry	20,90	7.50
X146	Any combination of above	36.10	11.30
X147	Hysterosalpingogram	28.70	9,50
X148	Intra-uterine foetal transfusion - radiological control	37.90	18.90
	Fluoroscopy - by physician with or without spot films		
X195	Chest	8.90	9.50
X195	Skeleton	8.90	9.50
X197	Abdomen	8.90	9.50
NIJ!	Fluoroscopic control of clinical procedures done by another physician per		-
X189	1/4 hour	7.00	15.90
	Special Examinations	20.40	0.50
X155	Abdominal or pelvic pneumogram	38,40	9.50
	Angiography		
	- by catheterization		
	- abdominal, thoracic, cervical or cranial		
X179	- using single films non-selective	28,70	9.50
X180	selective (per vessel to max. of 4)	37.90	18.90
X181	- using film changer, Cine or multiformat camera non-selective	57,30	18.90
X182	selective (per vessel to a max, of 4)	76,30	28,40
X140	selective (6 or more vessels)	I.C.	I.C.
X178	Intravenous angiocardiography - with quantification	-	28.70
X172	- without quantification	-	21.50
	Carotid angiogram - direct puncture .	47.00	00.40
X160	- unilateral	47.00	28.40
X161	- bilateral	75,60	42.70
v41.74	Peripheral angiogram	28,70	9,50
X174	- unilateral	37.90	18.90
X175	- bilateral	56.90	18.90
X198 X199	Translumbar aortogram	56.90	18.90
VIJJ	Vertebral angiogram - direct puncture	- 3,000	
	or retrograde brachial injection		
X132	- inilateral	47.00	28,40
X133	- bilateral	76,90	42.70
X156	Arthrogram, tenogram or bursogram	25,20	20,90
	- with fluoroscopy and complete		20.45
X200	positioning throughout by physician	35,30	30.40
X157	Bone density (mineral content) measurement	32,20	15.10
X158	Bronchogram - unilateral	28,20	18 <b>.</b> 90 28 <b>.</b> 40
X159	- bilateral	37 <b>.</b> 40 57 <b>.</b> 30	18.90
X162	Cerebral stereotaxis	28.40	14.20
X122	Unitary roy an, per cutareous trans-repair	200,10	1 1820

## DIAGNOSTIC RADIOLOGY

	OLAGNOSTIC RADIOLOGY		
Code		T	Р
	Computed tomography		
X400	-head - without 1.V. contrast	-	36.20
X401 X188	-with I.V. contrast	-	54,35 63,40
X402	-complex head (See Preamble Para 20) - without I.V. contrast	-	54.35
X405	- with I.V. contrast	-	53.40
X408	- with and without I.V. contrast	-	72 <b>.5</b> 0 36 <b>.</b> 20
X403 X404	-neck - without [.V. contrast	-	54.35
X124	-with and without I.V. contrast	-	53.40
X406	-thorax - without I.V. contrast	-	54.35
X407 X125	with I.V. contrast	-	63.40 72.50
X409	-abdomen - without I.V. contrast	-	72.50
X410	-with I.V. contrast	-	81.50
X126	with and without I.V. contrast	-	90,60 36,20
X412 X413	-extremities (one or more) - without I.V. contrast	-	54,35
X127	-with and without [.V. contrast	-	53.40
X415	-spine →rithout I.V. contrast	-	72.50
X416 X128	with L.V. contrast	-	81 <b>.5</b> 0 9 <b>0.</b> 60
X120	-with and without I.V. contrast	47.00	23.40
X163	Dacrocystogram	28,70	9.50
X164	Discogram(s) - one or more levels	28,20	18.90 7.50
X167 X169	Fistula or sinus injection	20 <b>.</b> 90 38 <b>.</b> 40	9,50
X170	Laryngogram	28,20	18.90
X171	Lymphanqiogram	47.50	18,90
X192	Marmary ductography	20 <b>.</b> 90 23 <b>.</b> 30	7.50 10.40
X184 X185	Mammogram - unilateral	35.40	15.70
X186	<ul> <li>using xeroradiography</li> <li>unilateral</li> </ul>	29.50	10.40
X187	- bilateral	45 <b>.</b> 30 24 <b>.</b> 50	15.70 13.30
X150 X193	Mechanical evaluation of knee	14.10	9.50
X173	Myelogram (spine and/or posterior fossa)	33,70	22.30
X190	Pantomography	17.20	5.75
X154 X165	Penis Photographic subtraction	15.40	3,30 9,50
X176	Sialogram	28,70	9.50
X177	Skin thickness measurement	15.10	7.50
X183	Ventriculogram	47,00 60,80	28.40
X166	Note: This code does not apply to the use of a portable machine in a		
	hospital. Can only be claimed once per day regardless of the number		
	of people x-rayed in the same home.		
	MAGNETIC RESONANCE IMAGING		
	To all the second of the second is the coint of the		
	The following professional fees should be interpreted in the spirit of the definition of column P as set out in the Diagnostic Radiology Preamble.		
X421	-head - multislice S.E. (1 or 2 ecnos)	-	52,60 34,20
X422 X425	- multislice i.k	-	26.30
X431	-neck - multislice S.E. (1 or 2 echos)	-	52,50
X432	- multislice I.R.	-	34,20 26,30
X435 X441	- repeat (another plane, different pulse sequence - max. 2) thorax - multislice S.E. (1 or 2 echos)		61.30
X442	- multislice I.R	-	52,50
X445	- repeat (another plane, different pulse sequence - max. 2)	-	30.50
X451	-abdomen - multislice S.E. (1 or 2 echos)	-	61.30 52.60
X452 X455	- repeat (another plane, different pulse sequence - max. 2)	-	30,60
X461	-pelvis - multislice S.E. (1 or 2 echos)	-	61.30
X462	- multislice I.R repeat (another plane, different pulse sequence - max. 2)	-	52,50 30,60
X465 X471	- repeat (another plane, different pulse sequence - max. 2)	-	52.60
X472	- multislice I.R.	-	34,20
X475	- repeat (another plane, different pulse sequence - max. 2)	-	26 <b>,3</b> 0 61 <b>,3</b> 0
X481 X482	-spine - multislice S.E. (1 or 2 echos)	-	52,50
X485	- repeat (another plane, different pulse sequence - max. 2)	-	30,60
X486	When gating is performed, add 30% to listed fee		
	.13		

# CLINICAL PROCEDURES, ASSOCIATED WITH DIAGNOSTIC RADIOLOGICAL EXAMINATIONS

- Note: 1. These procedural fees are intended to cover compensation for the professional service of placing an instrument and introducing contrast media if done (except oral or rectal administration for study of the alimentary tract). Injection of materials to enhance the effect of contrast media is included in the procedure benefits.
  - 2. Radiological charges are additional: see similar entries under DIAGNOSTIC RADIOLOGY.
  - 3. Where similar procedures are done for diagnostic physiological studies of non-radio-logical nature, e.g. cardiac catheterization or intra-arterial infusion, they are listed separately under Surgery or Diagnostic and Therapeutic Procedures. See Index.

Code	Anajography .	Spec.	Anaes	
	- by catheterization			
	- abdominal, thoracic, cervical or cranial			
	Insertion of catheter (including cut down, if necessary) and injection, if			
J021	given		89.00	5
	Selective catheterization - add to catheter insertion fee (per vessel to			
J022	maximum of four), each	••	44,60	
	Selective catheterization (spinal and parathyroid angiography) - add to			
J014	catheter insertion fee - per vessel each	•••	22,25	
	("Selective" means manipulation of the catheter from the vessel of intro-			
J031	duction into a branch, tributary, or cardiac chamber with angiogram(s)).		7100	5
J031 J019	Carotid angiogram - direct puncture	•••	89.00	5
3019	Non-selective intravenous angiocardiography, including quantification Transluminal angioplasty including angiography with or without pressure	•••	79.00	Э
J025	measurements - one or more sites or vessels	,	232.10	5
0023	Note: J021 & J022 may not be claimed with J025	•••	36.10	,
J048	Percutaneous trans-hepatic catheter portal venography	1	81.10	5
J027	Peripheral arteriogram - direct puncture		44.60	4
J026	Peripheral venogram - direct puncture		35.80	4
OGEO	Selective coronary catheterization including angiogram, see 6293 and 6297, page 52	•••	30,00	•
J033	Splenoportogram		71.00	4
J034	Trans-lumbar aortogram	•••	71.00	5
J032	Vertebral angiogram - direct puncture or by retrograde brachial injection		71.00	5
0002	Embolization e.g. for treatment of hemangiona or renal carcinoma	•••		•
	- first vessel, charge appropriate angiographic procedural and			
J040	radiological fees plus	•••	61,30	
J047	<ul> <li>each addition vessel catheterized and occluded, per vessel</li> </ul>		28.75	
	Intra-arterial infusion of drugs e.g. for control of gastrointestinal			
	haemorrhage - charge appropriate angiographic procedural and radio-			
J023	logical fees plus a per diem supervision fee of		17 <b>.2</b> 0	
J035	Pressure measurements during angiography		17.20	
J001	Arthrogram, tenogram or bursogram	•••	17 <b>.2</b> 0	4
	Biliary duct calculus manipulation etc see Z562 on page 132.		71 00	_
J024	Bronchial brushing - unilateral		71 <b>.</b> 00	6
J044	- bilateral		21.30	6 6
J002	Bronchogram - unilateral	•••	32.10	6
J043 J003	- bilateral	•••	43.40	6
J003 J042	- bilateral	•••	65.00	6
J050	Carotid or vertebral artery occlusion by detachable balloon - percutaneous		195.00	U
J005	Dacrocystogram		26.50	4
J006	Discogram - one disc		61.30	4
J030	- each additional disc		31.50	
J049	Embolization of spinal arteriovenous malformation - percutaneous		278,60	5
J036	Fistula or sinus injection	•••	17,20	
J008	Hysterosal pingogram	•••	35.80	4
J004	Intramammary needling for localization under mammographic control	•••	26,50	
	Intubation of small intestine - see Z540 on page 129.			
J009	Laryngogram	•••	21.30	
J010	Lymphangiogram - per side	•••	61.30	
J037	Marmary ductography	•••	26.50	
J011	- with supine views requiring removal and re-inroduction of spinal	•••	61.30	4
J038	needle, add	•••	17.20	
J020	- with posterior fossa views, add	•••	17 <b>.2</b> 0	

## THE ONTARIO GAZETTE

## CLINICAL PROCEDURES, ASSOCIATED WITH DIAGNOSTIC RADIOLOGICAL EXAMINATIONS

	DEMONIC METALOGICAL CANTING CO		
Code		Spec.	Anaes
J012	Nephrotomogram	-	4
J045	Percutaneous antegrade pyelogram	71.00	4
J055	Percutaneous Gastrostomy	130.40	-
J046	Percutaneous nephrostomy	130.40	4
J041	Percutaneous removal of intravascular foreign bodies	171.95	I.C.
.1051	Percutaneous spinal cord puncture for syringogram	60,30	4
J013	Percutaneous trans-hepatic cholangiogram	61.30	4
J015	Peritoneal pneumogram	26.50	4
J052	Positive contrast cisternogram	79_00	4.
J017	Presacral insufflation	44.60	4
J039	Renal cyst puncture	71.00	4
J018	Sialogram	26,50	4
J007	Tamogram	-	4
J00/	Urethrogram, urethrocystogram, or intestinal conduit examination, nephros-		
1000		17,20	
J028	togram, cystogram	47-40	Δ
J029	Vasogram	47.40	•

## DIAGNOSTIC ULTRASOUND

I and P Columns should be interpreted in the spirit of the first two paragraphs on page 32, but without limiting the performance of these tests to suitably trained physicians of any one specialty. Furthermore, the physician must be physically available to approve, modify or intervene in the examination as required or the examination must be completely recorded by video/computer methods and reviewed in its entirety by the physician. No fee (either professional or technical) may be charged if the physician's only involvement is the interpretation of hard copy (films).

Notes: A-Mode-implies a one-dimensional ultrasonic measurement procedure.

A-Mode-implies a one-dimensional ultrasonic measurement procedure. M-Mode-implies a one-dimensional ultrasonic measurement procedure with movement of the

trace to record amplitude and velocity of moving echo-producing structures.

Scan B-Mode-implies a two-dimensional ultrasonic scanning procedure with a two-dimensional display. All ultrasound examinations include a permanent record

and interpretative report. The total benefit is arrived at by adding T plus P. When coding the total benefit use suffix A; when coding the technical portion only use suffix B; when coding the

professional portion only use suffix C.

Code	Head and Neck	T	P
J100 J122	Echoencephalography - midline, A-mode  Brain - complete, B-mode  Complete - B-mode	\$ - 41 <b>.</b> 60	4.10 24.80
J102 J103	Echography-ophthalmic (excluding vascular study) Quantitative, A-mode B-scan immersion	21.10 41.30	31.80 42.30
J107 J108	B-scan contact Biometry (Axial length - A-mode)	20 <b>.</b> 90 27 <b>.</b> 40 41 <b>.</b> 60	20.95 21.30 24.80
J105 J106	Face and/or neck (excluding vascular study)  Paranasal sinuses, A-mode	5.70	2.40
	Heart - echocardiography (see listings on page 54)		
J125	Thorax chest masses, pleural effusion - A & B-mode	42,85	25,60
J135	Abdomen and Retroperitoneum  Abdominal scan, complete	42.85	25,60
J128	study)	28,30	16.90
J159	Pelvis Pregnancy, complete	42 <b>.</b> 85 42 <b>.</b> 85	25,60 25,60
J162 J163	Pelvic, complete  Pelvis or pregnancy, limited study (e.g. fetal age determination, placental localization, I,U,C.D. localization)	28,30	16.90
	Vascular System		
J190	Extra-cranial vessel assessment (bilateral carotid and/or subclavian and/or vetebral arteries) - Doppler scan or B scan	37,60	17.90
J191	- frequency analysis	37.60	17.90
J192	- frequency analysis with Doppler scan	47,30	24.40
J201	analysis Peripheral artery evaluation (not to be billed routinely with J190, J191 or	58.30	34.65
J193	J192) - Doppler scan or B scan, unilateral	19 <b>.</b> 45 13 <b>.</b> 00	14 <b>.</b> 80 12 <b>.2</b> 0
J194 J195	- frequency analysis, unilateral	24.40	20.40
J202	analysis, unilateral  Venous assessment (bilateral - includes assessment of femoral, popliteal and posterior or tibial veins with appropriate functional manoeuvres and permanent record) not chargeable during surgery or during patient's post	29.10	17,30
J198	operative stay in hospital	6.50	10,35

# O. Reg. 215/86 THE ONTARIO GAZETTE

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## DIAGNOSTIC ULTRASOUND

Code		T	Р
	Vascular laboratory fees		
	Ankle pressure determination - not chargeable during surgery or during the		
J199	patients' post operative stay in hospital	-	8.10
	Ankle pressure measurements with segmental pressure recordings and/or		
J200	pulse volume recordings and/or Doppler recordings	18.00	22,30
	Ankle pressure measurements with exercise and/or quantitative measure-		
J196	ments added to the above	7,00	10.30
J197	Penile pressure recordings - two or more pressures	6.10	8.10
	Miscel laneous		
J180	Echography for placement of radiation therapy fields, scan B-mode	30.95	19.70
J182	Extremities - per limb (excluding vascular study)	20.30	12.40
J127	Breast - scan B-mode (per breast)	20.80	12.40
J183	Testicular scan - per testis	20.30	12.40
	Ultrasonic guidance of biopsy, aspiration, amniocentesis or drainage	2000	
J149	procedures (one physician only)	41.60	24.30

## PULMONARY FUNCTION STUDIES

Column T - The benefit for testing including supplying of equipment, premises and technical services.

Column P - the benefit for professional services including responsibility for quality control and technician training, interpretation of the results of the tests, and consultation between the physician responsible for the tests and the referring physician concerning the results of the test.

- Notes: 1. The total benefit is obtained by adding columns T and P together. When coding the total benefit use suffix A; when coding the technical portion use only suffix B; when coding the professional portion only use suffix C.
  - The benefits for J301, J324, J304 and J327 must be performed with a permanent record and represent the best of three recorded test results with or without bronchodilator.
  - Vital capacity, J301, and flow volume loop, J304, cannot be claimed at the same time.
     Each of the following tests designated by an individual code number is considered to be specific and requires individual ordering.
  - Exercise assessment (J315, E450, E451, J316, J317) requires a physician to be in attendance at all times.
  - 6. J309 and J310 cannot be claimed at the same time.

Code		T	P
	Vital capacity, FEV ₁ , FEV ₁ /FVC with or without MMEFR(FEF 25-75) calcula-		
J301	tion	\$ 8,30	\$ 6.20
J324	Repeat J301 after bronchodilator	2,50	2.50
J304	Flow volume loop (FVC, FEV, FEV, FVC, \$50, \$00)	16.60	11.80
J327	Repeat J304 after bronchodilator 50 25	2.50	2.50
J311	Functional residual capacity by gas dilution method	14.50	12.80
J307	Functional residual capacity by body plethysmography	15.60	13.00
J305	Lung compliance (pressure volume curve of the lung from TLC to FRC)	46.30	39.40
	Airways resistance by plethysmography or estimated using esophageal		
J306	catheter	14,40	11.70
J340	Maximum inspiratory and expiratory pressures	2.40	1,60
J309	Carbon monoxide diffusing capacity by steady state at rest	9.60	7.30
J310	Carbon monoxide diffusing capacity by single breath method	19.10	13.20
J308	Carbon dioxide ventilatory response	17.80	11.90
J328	Oxygen ventilatory response (physician must be present)	17.80	17.80
UJLO	Stage I: Graded exercise to maximum tolerance exercise (must include	17 600	17 000
	continuous heart rate and ventilation at rest and at each work-		
J315		44.30	29.50
E450	load)	11.80	6.00
L430	J315 plus 12 lead E.C.G. done at rest, used for monitoring during the	11,00	0.00
E451	exercise and followed for at least 5 minutes post exercise, add	16,10	18.70
[43]		10.10	10.70
	Stage II: Repeated steady state graded exercise (must include heart rate,		
1216	ventilation, VO ₂ , VCO ₂ , BP, ECG, end tidal and mixed venous	116,70	54.70
J316 J317	00 at rest, 3 levels of exercise and recovery)	154.70	93.00
0317	Stage III: J316 plus arterial blood gases, pH and bicarbonate or lactate	134.70	93.00
	Assessment of exercise induced asthma (workload sufficient to achieve		
1220	heart rate 85% of predicted maximum; performance of J301 or J304	20 65	17.00
J330	before exercise and 5-10 minutes post exercise)	29,65	17.90
G479	Arterial puncture for blood gas analysis	10.00	7.50
J319	Blood gas analysis: pH, PO ₂ , PCO ₂ , bicarbonate and base excess		-
J318	Arterialized venous blood Sample collection (e.g. ear lobe)	3.30	-
1200	A-a oxygen gradient requiring measurement of RQ by sampling mixed expired	24 50	0.45
J320	gas and using alveolar air equation	24.50	9.45
J331	Estimate of shunt (Qs/Qt) breathing pure oxygen	24.50	12.30
J313	Mixed venous PCO ₂ , by the rebreathing method	10.00	3.30
J323	0 ₂ saturation by oximeter at rest, with or without 0 ₂	9.40	4.70
J332	Oxygen saturation by oximeter at rest, at exercise of during sleep	14.20	7.20
J334	J332 with supplemental 02	21,60	10.90
J322	Standard O2 consumption and CO2 production	23,80	6.20
1000	Non-specific bronchial provocative test (histamine, methylcholine, thermal	24.40	ac aa
J333	challenge)	34.40	25.30
J335	Antigen challenge test	46.15	25,30
	Sleep apnea (overnight) study with continuous monitoring of oxygen		
	saturation and ventilation by plethysmography and with technician		
	attendance during study period; to include physician attendance at set		
1000	up, monitoring and interpretation (special visit premiums	000 00	100 40
J339	not chargeable)	203.80	108,40
J336	Interpretation of J339 only	203.80	40,30
	Same as J339 plus additional monitoring to stage sleep		
· · · · · ·	(e.g., E.E.G., E.O.G.) and continuous monitoring of E.C.G.,		
J337	add to J339 when both performed	122.30	40.30
J338	Interpretation of J337 only, add to J336 when both performed	122.30	16.80

## DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code With a few exceptions specifically indicated below, the listed procedural benefits are for the procedure(s) alone. Consultations or visit benefits when such services are rendered, may be claimed in addition to the procedural benefits.

When a procedure(s) is the sole reason for a visit, add \$4.20 basic fee per visit for those procedures marked (+) regardless of the number of procedures carried out during that visit. However, if the patient visit is to a physician's office or a diagnostic facility controlled directly or indirectly by a physician who has examined (or is about to examine the patient) and referred the patient to such a diagnostic facility, no basic fee should be claimed under these circumstances.

Note: G700 is not payable to a hospital department. Fee Schedule Interpretations

- 1. Urinalysis and other laboratory tests listed on page 59, apply when these services are performed by a physician in his office with or without an associated consultation or visit. The same tests listed in the Laboratory Medicine Section of the Schedule apply to licensed laboratories.
- 2. Some fees for Diagnostic and Therapeutic Procedures have the technical and professional components listed separately. The technical component includes the salaries of support staff, equipment depreciation or lease costs, supplies and costs associated with the preparation of a written report. The professional component includes the clinical supervision of the diagnostic facility, interpretation of the test results and a written report. When only one fee is listed for a service, it represents the professional component only.
- 3. The Preamble applicable to Surgical Procedures also applies, where appropriate, to Diagnostic and Therapeutic Procedures.

## ALLERGY

Note: If a patient presents for an allergy injection and has an acute infectious condition, albeit of the respiratory system, or some other unrelated condition which would have otherwise required a separate office visit, the physician is entitled to charge the appropriate assessment fee as well as the injection fee. If a patient requires a brief assessment of his allergic condition as well as the allergy injection, the physician should bill the injection and basic fees.

		Proced.	
		Fee	Anaes.
+G200	Acute desensitization; e.g., ATS, penicillin	7,20	
+G201	Direct nasal tests, \$1.26 each, maximum	3.78	
	Hyposensitization, including assessment and supervision (one or more		
+G202	injections)	3.15	
G212	- when sole reason for visit (G700 plus G202)	7,35	
	Insect venom desensitization (immunotherapy) - per injection (to a maximum		
	of 5 per patient per diem. In addition to G205, after the initial major		
	assessment, a minor or partial assessment may be claimed once per day		
G205	if rendered	10,60	
+G203	Ophthalmic tests - direct, \$1.26 each, maximum	3.78	
+G204	- quantitative	10.10	
G206	Patch test, \$1.26 each, maximum of 35 per year	44.10	
	\$1,39 each, maximum of 50 per year for industrial or occupa-		
G198	tional dermatoses	69.50	
+G207	Bronchial provocative testing - per session (limit of 6 sessions per patient)	11.50	
	Skin tests provided in physician's office or hospital including physician		
G209	interpretation \$0.63 cents each - technical component, maximum	31.50	
G197	\$0.15 cents each - professional component, maximum	7.50	
	Insect venom skin testing provided in physician's office or hospital inclu-		
G199	ding physician interpretation, \$1.02 each, maximum	30,60	
	Local anaesthetic hypersensitivity skin test, \$0.87 each, maximum of 25 per		
G195	year	21.75	
G196	Penicillin hypersensitivity skin test, \$0.87 each, maximum of 15 per year	13.05	
	ANAESTHESIA		
	Examination Under Anaesthesia - when sole procedure performed not		
	otherwise listed in the Schedule.		
G260	with or without intubation (diagnosis required)	43.70	4
	CARDIOVASCULAR		
	Vascular Cannulation		
G479		7.50	
	Cannulation of artery or central vein; e.g., for pressure measurements or		
G268	for feeding line, including cut down as necessary	25.70	
G309		37.30	
+G480	Venipuncture - infant	7,60	

## DIAGNOSTIC AND THERAPEUTIC PROCEDURES

	DIAGNOSTIC AND THERAPEUTIC PROCEDURES		
		Proced.	
Code		Fee Ana	
	CARDIOVASCULAR - Cont'd.	TEC AIG	C3 •
	3751771555377 30710 44		
+G482	- child	5-15	
+G489	- adolescent or adult	1.85	
+G483		7.90	
G282			
CLOL	Insertion of Swan-Ganz catheter (not included in anaesthetic, respiratory	16,30	
G287	or critical care benefits)	122.00	4
0207	or critical care benefits)	133,90	4
	Note: When G296 is done in addition to G287 use Code G304 instead		
C204	- when dye dilution densitometry done in addition, add to a max. of 3	40.00	
G304	times per Swan-Ganz insertion	40,80	
0000	Thermal Dilution studies ( - when thermal dilution studies are done in add		
G360	ition add to a maximum of 3 times per Swan Ganz insertion	40,80	
G <b>39</b> 8	Insertion of permanent feeding line; e.g., Hickman or Broviac catheter	111.10	4
G399		32,30	4
G312	Insertion of subcutaneous venous access reservoir (chemoshunt)	111,10	4
G317	- revision same site	48.80	4
G271	Anticoagulant supervision - long term, telephone advice - per month	8.70	
	,,,,, p		
	Blood Transfusions:		
G279	Indirect transfusion	15,40	
	Exchange transfusion (procedure only)	167.80	
د, ح	Assistant at exchange transfusion (see Preamble - page x, item 36(g))	107 ,00	
G280		152.00	
	Intra-uterine foetal transfusion - initial or subsequent	152,80	
G276		12,60	
0077	Therapeutic plasma exchange	61.00	
G277	Initial and repeat, to a maximum of 5 per year, each	61.00	
G278	- more than 5 per year, each	31.10	
G272	Manual plasmapheresis	I.C.	
	Cardioversion:		
G285	Cardioversion (electrical) - limit of three sessions per patient, per day	53,95	5
	Cardiac Catheterization		
	When more than one procedure is carried out at one sitting, the additional		
	procedures are to be charged at 50% of the listed benefits.		
	,		
	Hemodynamic/Flow/Metabolic Studies		
6290	Right heart - pressures only	126,00	5
G291		159.10	5
G292		224.50	5
02.32	- transeptal	224,30	5
cooc	Dye dilution densitometry and/or thermal dilution studies - benefit covers	02.00	
G296	all studies on same day in cath lab	83.90	
2000	Note: When G296 is done in addition to G287 use Code G304 instead		
(2299	Oxymetry	83.90	
G289	Fick determination	83.90	
G300	Metabolic studies; e.g., coronary sinus lactate and pyruvate determinations	83,90	
G301	Exercise studies during catheterization	92,55	
G306	Isotope studies during cardiac catheterization	83,90	
	Intracardiac phonocardiography	92,55	
	Angiography		
G297		92,55	
	Bypass graft angiogram (including internal mammary artery implant)		
<b>6509</b>	- per graft injection	61.00	
6293	Selective coronary catheterization - both arteries	219.80	5
Œ.55	Note: When G293 is done in addition to G297, it may be claimed as	217	,
	G293 + 50% of G297.		
G263		74,00	
6203	- with drug interventional studies, add	74,00	
2005	Transluminal coronary angioplasty, including angiography with or without	200 10	_
G265	pressure measurements, one or more sites or (on a single vessel)	326,10	5
G262	- each additional vessel, add	163,05	
0557	Percutaneous angioplasty including angiography with or without pressure	220 00	_
G321	measurements on aortic valve, pulmonic valve, pulmonary branch stenosis	393.85	8
G322	- for coarctation of aorta	315.10	5
	Electrophysiology/Pacing		
G286	Endocardial mapping studies (does not include G267 or G294)	209,90	5
G298	Intracardiac electrocardiography and/or atrial pacing	83.90	
G267	HIS bundle ECG	139,80	
	Electrophysiologic studies (programmed stimulation drug intervention).		
G266	with or without HIS bundle ECG	189,00	
6294	Insertion of temporary endocardial electrode	126.00	5
G254	Repositioning of temporary endocardial electrode	52,60	5
UZ34	repositioning or temporary endudatoral electrode	J2.00	J
	Endomyocardial Biopsy		
സ്ഥാ	Endomyocardial biopsy - transvascular, right or left	139,80	
G288	Linuallyocardial biopsy - transvasculai, right or left	100	

Code	CADDIONACCI AD Cont 4	Fee Anaes
	CARDIONASCULAR - Cont'd. Electrocardiography - professional component must include pertinent written interpretation	
G313 •G310	E_C_G professional component	7.95 5.90
	Maximal stress E.C.G. (exhaustion, symptoms or E.C.G. changes) or submaximal stress E.C.G. (to target heart rate for patient) by a standard technique—with threadmill or engometer and oscilloscopic continuous monitoring including E.C.G's taken during the procedure and resting E.C.G's before and after the procedure—physician must be in attendance at all times. The professional component includes the necessary clinical assessment immediately prior to testing.	
G315	- technical component	29,30
G319	- professional component	46,50
G316 G335	Vector - technical component professional component	15.10 8.40
	Continuous ECC Monitoring, a.g. Walton	
	Continuous ECG Monitoring; e.g., Holter Level 1 - Requires a recorder capable of recording or analyzing all beats and transmitting this information to a scanner which is capable of analyzing or printing every beat and also performing a trend analysis on the 12 or 24 hour tape period.	
	Level 2 - Requires a recorder capable of recording only a portion of each iminute or a predetermined time period after an abnormal complex is sensed. The scanner of this recorder is capable of analyzing this tape and printing out all beats in the predetermined time period analyzing - the ST segment.	
	heart rate and ventricular premature beat frequency.  Level 3 - Requires a recorder capable of recording beats for only a portion of a minute and feeding this information into a scanner through an adapter	
ccen	that feeds the information through the standard E.C.G. machine.	39.40
G651	Level I - professional component	21.40
G652	- scanning	29.30
G653	Level 2 - professional component	28.55
G654	- technical component - recording	20,30
G655	- scanning	14 <b>,2</b> 5 19 <b>,</b> 00
G657	Level 3 - professional component - technical component - recording	14,25
G658	- scarning	9.50
G320	- professional component (must include pertinent writen interpretation).	3,50
G311	- technical component	1.70
G283	- professional component	7.30
G284	- technical component	7.30
G180	- professional component	11.65
G181	- technical component	10,35
G307	- professional component	7.30
G308	- technical component	7,30
bte:	Non Invasive Cardiography: When more than one procedure of items marked (*) are performed at one sitting, the major procedure is to be claimed at full benefit and the remainder at 50% of the listed benefit(s). *Phonocardiogram - multiple channel (not less than 3 channels)	
G504	- monocardiogram - multiple channel (not less chains channels) - professional component	14.25
G505	- technical component	34.65
G506	(with pharmacologic intervention), add	7.10
G507	*Apex cardiogram - professional component	8.70
G508 Note:	<ul> <li>technical component</li> <li>Fees for apex cardiography and E.C.G. may be charged when both services are rendered.</li> </ul>	3 <b>.</b> 70

Code		Proced. Fee Anaes
	CARDIOVASCULAR - Cont'd.	
6518 6519 6502 6503 6120 6121	Blood Flow Study (Doppler or other) - uni or bilateral  *Phlebography and/or carotid pulse tracing (with systolic time intervals) - professional component - technical component Carotid phonoangiography - professional component Culoplethysmography - professional component - technical component - technical component	9,25 9,25 8,70 8,70 5,60 11,10
	Echocardiography Professional components: $P_1$ is the professional fee for the performance of some or all of the procedure by a suitably trained physician or alternatively, the same physician being physically present in the echocardiography laboratory to supervise the procedure, interpret the results and provide a written report. $P_2$ is the professional fee for interpretation of the results (the video tape must be reviewed in its entirety by the physician) and provision of a written report by a suitably trained physician.	
6560 6561 6562 6566 6567 6568 6570 6571 6572	Complete study - 1 dim technical component P ₁ - professional component (P ₁ ) - professional component (P ₂ ) - 2 dim technical component P ₂ - professional component P ₂ - pro	31.40 30.30 22.40 53.80 47.65 35.80 69.10 63.20 47.30
©574 G575	Limited study - 1 or 2 dim. for follow up studies - not to be charged in conjunction with pregnancy study - technical component - professional component (P, or P ₂ )	14 <b>.</b> 90 14 <b>.</b> 90
G577 G578 G579	Cardiac Doppler study in conjunction with complete 1°and 2 dim. echocardio- graphy studies - technical component	40 <b>.</b> 80 31 <b>.</b> 50 9 <b>.</b> 80
	Peripheral Arterial and Venous Systems - see listings under Diagnostic Ultrasound.	
ora,	CRITICAL CARE  Life Threatening Emergency Situation - Resuscitation in emergency situation (cardiac arrest, massive injury, cardio-respiratory failure, resuscitation of newborm (see Preamble relating to Obstetrics), severe shock, coma) includes immediate crisis related examination and usual resuscitative measures and to include as required, defibrillation, cardioversion, cut downs, intravenous lines, arterial and/or venous catheters, pressure infusion sets and pharmacological agents, urinary catheters, C.V.P. lines, blood gases, nasogastric tubes with or without lavage, endotracheal intubation and tracheal toilet.	
G521 G523 G522	benefit per physician - first 1/4 hour	67 <b>.</b> 30 33 <b>.</b> 70 22 <b>.</b> 25
0022	Other Resuscitation - includes cutdowns, intravenous lines, arterial and/or venous catheters pressure infusion sets and pharmacological agents, urinary catheters, C.V.P. lines, blood gases, nasogastric tubes, with or without lawage, endotracheal intubation and tracheal toilet.	್ಲಿ <u>ಹಿ</u> ದ್ದು
G395	benefit per physician - first 1/4 hour - after first 1/4 hour (per 1/4 hour or major part	34,65
6391	thereof)	17,30
	Consultation or assessments rendered before or after provision of resuscitative care may be claimed on a fee for service basis but not when claiming Critical, Ventilatory or Comprehensive care fees. When claiming Critical Ventilatory or Comprehensive Care fees no other Critical Care codes may be claimed by the same physician(s).	
6303	Transthoracic pacemaker - insertion	42,00
G211	by a surgical procedure)	29,30

Code

Proced. Fee Anaes

### CRITICAL CARE - Cont'd.

Critical Care - (Intensive Care Unit) - includes provision in an Intensive Care Area of all aspects of care of a critically ill patient excluding ventilatory support and includes initial consultation and assessment, emergency resuscitation, intravenous lines, cut downs, pressure infusion set and pharmacological agents, insertion of arterial, C.V.P. or urinary catheters and nasogastric tubes, securing and interpretation of laboratory tests, oximetry, transcutaneous blood gases and intracranial pressure monitoring interpretation and assessment when indicated (excluding insertion of ICP measuring device). These fees are not chargeable for services rendered to stablized patients in L.C.U.'s, or patients admitted for ECG monitoring or observation alone.

	Physician-in-charge is the physician(s) daily providing the above.	
G400	1st day	172.90
G401	2nd to 10th days (inclusive) per diem	86.45
G402	11th day onwards per diem	43_20

Ventilatory Support (Intensive Care Unit) - includes provision of ventilatory care including initial consultation and assessment of the patient, endotracheal intubation with positive pressure ventilation including intravenous lines, cutdown, pressure infusion, insertion arterial CoVJP. lines, tracheal toilet, use of artificial ventilator and all necessary measures for its supervision, obtaining and interpretation of blood gases, oximetry, transcutaneous blood gas application and assessment.

	Physician-in-charge is the physician(s) daily providing the above.	
G405	1st day	151 -20
G406	2nd to 10th day (inclusive) per diem	75.60
G407	11th day onwards per diem	54.00
3407	Comprehensive Care (Intensive Care Unit) — these fees apply to Intensive Care physicians who provide complete care (both Critical Care and Ventilatory Support as defined above) to Intensive Care Area patients. These fees include the initial consultation and assessment and subsequent examinations of the patient, enootracheal intubation, tracheal toilet, artificial ventilation and all necessary measures for respiratory support, emergency resuscitation, insertion of intravenous lines, cut downs, arterial and/or verous catheters, pressure infusion sets and pharmacological agents, insertion of CVP lines, defibrillation, candioversion and usual resuscitative measures, insertion of urinary catheters and nasogastric tubes, securing and interpretation of blood gases and laboratory tests, oximetry, transcutaneous blood gases, intracranial pressure monitoring interpretation and assessment when indicated (excluding insertion of ICP measuring device). These fees are	54400
	not chargeable for services rendered to stabilized patients in I.C.J.'s,	

	Physician-in-charge is the physician(s) daily providing the above.	
G557	1st day	252,10
G558	2nd to 10th days (inclusive) per diem	126,00
G559	11th day onwards per diem	63,00

If Ventilatory Support only is provided, for example, by the anaesthetist(s), claims should then be made under Ventilatory Support. Comprehensive Care fees do not apply. Other physicians should then charge Critical Care fees or the appropriate consultation, visit or procedures.

or patients admitted for ECG monitoring or observation alone.

The fees under Physician-in-Charge apply per patient treated, i.e., while the physician-in-charge may change during the course of treatment, the daily fee formula as set out should be charged by the physicians involved as if there was only one physician-in-charge during the treatment program; in this sense, the daily fees are team fees. If patient has been discharged from Unit more than 48 hours and is

re-admitted to Unit, 1st day rate applies again on day of re-admission. The appropriate consultation, procedure and visit fees shall apply after stopping Critical Care, Ventilatory Support or Comprehensive Care. Other physicians apart from those providing Critical Care, Ventilatory Support or Comprehensive Care may charge the appropriate consultation, visit and procedure fees not listed in the fee schedule for Critical Care.

These claims will be adjudicated by the Plan on an Independent Consideration basis.

	DIAGNOSTIC AND THERAPEUTIC PROCEDURES	
Code		Proced. Fee Anaes
	CRITICAL CARE - Cont'd.	
	paric Therapy (per dive)	
G800 G801	Physician in chamber with patient - per dive, first 1/4 hour	\$ 46 _• 30 23 _• 20
6802	- after 2 hours in chamber (per 1/4 hour or major part thereof)	46,30
G803	For each additional patient treated in the chamber, increase the above fee(s) by 20%	
G804 G805	Physician not in chamber with patient(s) - per dive, first 1/4 hour  - after first 1/4 hour (per 1/4 hour or major part thereof)  Consultation(s) or assessment(s) and special visit premium(s) may be claimed on a per patient basis when these services are rendered.	34,65 17,30
Note:	Hyperbaric therapy is not a benefit of OHIP for treatment of some conditions. Please refer to OHIP District Medical Consultant for qualifying diagnosis.	
G210 H	hypothermia (therapeutic) induction and management	157.50
	Meonatal Intensive Care Level A: Full life support including invasive monitoring, ventilatory	
0600	support and parenteral alimentation (all modalities)	252,10
G601	- 1st day	126,00
G602	- 11th day onwards, per diem	63,00
	Level B: Intensive care including full monitoring both invasive and non-in- vasive, oxygen administration and intravenous therapy, but without ven- tilatory support	
G610	- 1st day	163.05
G611	- 2nd day onwards, per diem	46.10
G620 G621	- 1st day - 2nd day onwards, per diem - 2nd day onwards, per diem - 2nd day onwards, per diem - 3nd bove benefits include the initial consultation or assessment and subsequent exmination of the patient and, as required, insertion of arterial, venous, C.V.P. or uninary catheters, intravenous lines, interpreting of blood gases, nasogastric tubes, pressure infusion sets and pharmaceutical agents, endotracheal intubation, tracheal toilet, artificial ventilation and all necessary measures for respiratory support.  These are team fees which apply to neonatologists/paediatricians/anaesthetists providing complete care. If ventilator care only is provided by anaesthetists, the above listings do not apply. Claims should then be made under Ventilatory Support (G405, etc.) with Neonatology Paediatric components billed on a fee for service basis.  If infant has been transferred from one level to another in either direction, up or down, second day benefits apply.  Regular visit and procedure benefits will apply the day following termination of Neonatal Intensive Care.  If patient has been discharged from Unit more than 48 hours and is readmitted to Unit, 1st day rate applies again on day of re-admission.  The appropriate consultation, procedure and visit benefits shall apply after stopping artificial respiration or special care.  Intensive Care Monitoring This category excludes Cardio-Pulmonary Resuscitation and Ventilatory Support and should be claimed on the basis of the appropriate consultation, procedure and visits benefits  DIALYSIS: team benefits to include listed items. (This does not include problems apply inventions of the creations in the care include problems and visits benefits to include listed items. (This does not include problems and visits benefits to include listed items.)	109,30 22,80
	preliminary investigation of the case).  Haemodialysis (to include haemofiltration, haemoperfusion)	
R849 R850 G325 G323	Initial and acute (to include surgical components) Insertion of Scribner shunt (to be included in the \$712.90 initial) Medical component (to be included in the \$712.90 initial) Acute, repeat (maximum of 3)	712,90 6 256,00 6 456,90 232,40

## THE ONTARIO GAZETTE

1929

	DIAGNOSTIC AND THERAPEUTIC PROCEDURES	0	
Code		_	oced.
w		Fee	Anaes
	DIALYSIS - Cont'd.		
G326	Chroniceach	53,40	
G327	Revision of Scribner shunt - single	83,90	4
G328	- both	124.45	4
	De-clotting of Scribner shunt	76.40	
R843	Removal of cannula or A.V. shunt	66.40	Δ
R827	Creation of A.V. fistula - see listing on page	293,40	6
R841	Obliteration of A.V. fistula	67,20	4
R851	By-pass graft for haemodialysis - synthetic	326.10	7
R840	- autogenous vein	346.60	7
R833	Ligation or removal of by-pass graft	67.20	4
G324	Insertion of subclavian or external jugular catheter for haemodialysis	76.40	
G336	- Revision	12.50	
••••	- //C/131011	12,000	
	Peritoneal dialysis		
6330	Acute (up to 48 hours) includes stylette cannula insertion (temporary)	163.05	
G331	Repeat acute (up to 48 hours) - maximum of 3	146.90	
	Chronic (up to 48 hours) - maximum of \$152,10 per week	76.05	
R852	Insertion of peritoneal cannula by laparotomy	152,80	6
R853	Insertion of Tenchkov type peritonal catheter - chronic - by trocar	76.40	4
R854	Removal of Tenchkov type peritoneal catheter	41.55	
	national of total appearance and control a	1,000	
G333	Home/self-care dialysis - services rendered by physician Hemodialysis and peritoneal dialysis (intermittent peritoneal dialysis and continuous ambulatory peritoneal dialysis) - includes routine clinic visits (system/drug/dialysis technique/blood work review and physical examination), counselling/psychotherapy of patients and relatives and supervised dialysis when required, per patient, per week When physicians are required to make emergency visits to see patients on	24.40	
	any form of home/self-care dialysis the appropriate visits and premiums are benefits. When the patient requires hospitalization, the appropriate fees for daily care and in-nospital dialysis are benefits instead of G333. ENDOCRINOLOGY AND METABOLISM		
+C402	ACTU test circle on multiple con injection	5.20	
+G337	ACTH test - single or multiple, per injection	13.90	
	deprivation test		
+G338	with physician present - includes venipunctures	20.40	
+G494	(Type A) for carbohydrate response	8,30	
+G495	provocative test (including cold pressor test)	34.65	
G358	venipunctures)	20.40	
+G340	Histamine test to include a control cold pressor test	37.10	
+G341	Hypertonic saline infusion test	13.90	
+G342	Implantation of hormone pellets	25,40	
+G497	LHRH alone or in combination	40.80	
	Intravenous glucose tolerance test	8.30	
+G499	Intravenous tolbutamide test	40.80	
+G513	Pentagastrin stimulation for calcitonin	34,65	
+G344	Phentolamine test	34,65	
+G501	TRH or LHRH test, per injection	5,20	
+G490	Saralasin test	34,65	
	GASTROENTEROLOGY		
6340	Oesophageal tamponade (Blakemore bag) - insertion	37.10	
وبري	Oesophageal motility study(ies) with manametry	21.10	
G350	- standard, with physician in continuous attendance	73,25	
G343	- interpretation only	16,30	
	Oesophageal acid perfusion test and/or provocative drug testing with		
G353	physician in continuous attendance	27.70	

	DIAGNOSTIC AND THERAPEUTIC PROCEDURES		
0. 1		Pro	ced.
Code		Fee	Anaes
	GASTROENTEROLOGY - Cont'd.	-	
G252	- interpretation only	8,80	
	Oesophageal pH study for reflux, with installation of acid	0,00	
G251		27.70	
G351	- standard, with physician in continuous attendance	27.70	
	- with 24 hour monitoring	32,60	
G346	- tracing interpretation only	16.30	
	Gastric lavage		
+G355	(a) diagnostic	7.90	
G356	(b) therapeutic - with or without ice water lavage	27.70	
3000	Gastric secretion studies (Augmented Histamine or Histalog, or Pentagastrin)	27.70	
.0257	Cascine secretion studies (Augiented histalline of histalog, of Pentagastrin)		
+G357	- procedure and supervision	15.30	
G352	Biliary tract provocative test with cholecystokinin	7.90	
G354	Anal-rectal manametry with physician in continuous attendance	37.10	
G253	- interpretation only	8.70	
	med p. doddoor owy	0.70	
	GYNAECOLOGY		
	GIVACCULCUST		
G367	Artificial insemination	20,80	
G363	Cervical mucous penetration test	14.25	
G361	Endometrial flushing	14.25	
2004	Huhner's test	14.25	
	Tests of tubal patency e.g. Rubin's	16.30	4
G378	Insertion of intra-uterine contraceptive device	17.30	
+G365	Papanicolaou smear	3.70	
	(The Papanicolaou smear is included in the consultation, repeat consul-	04,0	
	tation, general or specific assessment (or re-assessment), partial		
	assessment, annual health or routine post-natal visit when a pelvic		
	examination is a normal part of the foregoing services.)		
	Cost of I.U.C.D. and laminaria tent may be charged directly to the patient.		
	The second of th		
	INJECTIONS OR INFUSIONS		
	INDECTIONS ON THE OSTORS		
10000	D.C.C. installation following to be a life to the	4 20	
+6309	B.C.G. innoculation, following tuberculin tests	4,30	
Note:	Multiple B.C.G. innoculations used for treatment of carcinoma are to be		
	considered experimental and no claims should be made for this service.		
+G370	Bursa, joint, ganglion or tendon sheath and/or aspiration	16.40	
	(each additional site or area, \$8.20 - maximum \$41.00 per visit)	20010	
Note:	G370, G371 - not allowed in addition to surgical benefits when performed at		
	time of surgery.		
	Chemonucleolysis		
	Lateral discography		
G390	- first disc	51.20	Δ
6368			4
	- if lumbosacral disc included, add	45.50	
G386	- second and subsequent discseach	25,60	
	Injection for chemonucleolysis		
G392	- initial injection	42.50	
G393	- any subsequent injection at other levels, each	21.30	
		20.50	
G396	Injections of extensive keloids		
G397	- under general anaesthesia	37,00	4
	Intramuscular, subcutaneous or intradermal including interpretation		
G372	- with visit - each injection	1.85	
	Use G372 for rabies injection(s).	-400	
TOUC:	Introduction substitutions on introduction including interpretation		
0076	Intramuscular, subcutaneous or intradermal including interpretation		
G373	- sole reason - first injection	4.30	
G372	- each additional injection	1.85	
	Intralesional infiltration		
+G375	- one or two lesions	7.40	
+G377		10.90	
	- 3 or more lesions		
G383	- extensive	I.C.	
G462	Administration of oral polio vaccine - if only service rendered	1.40	
G384	Infiltration of tissues for trigger point	7.40	
G385	- for each additional site, add (to a max. of 2)	3.70	
~~~			

THE ONTARIO GAZETTE

Code		Proced. Fee Anaes
	INJECTIONS OR INFUSIONS - Cont'd.	
	Intravenous	
+G376	Infant	8.30
+G379	Child or adult	5.10
	Notes: (1) G376 or G379 apply to cryoprecipitate infusion.	
	(2) G376, G379 may not be claimed with G279 nor with x-rays.	
	(3) Except for G381, G281, injections into established 1.V. appara-	
.0200	tus may not be claimed.	00.05
+6380	Cut down including cannulation as necessary	22,25
	physician by intravenous infusion for treatment of malignant or auto-	
	immune disease	
	- single injection (for agents other than adriamycin, cisplatin, bleo-	
+G381	mycin or high dose methotrexate)	11.40
G281	- each additional injection (other than above drugs)	5.70
	Chemotherapy and patient assessment provided by physician in hospital based	
	clinics or to in-patients (the following benefits include patient asses-	
	sment for a 24 hour period, drug administration and establishment of	
	intravenous to a maximum of one fee claimed, every three weeks)	
6339	- single agent intravenous chemotherapy i.e.	20 60
0339	adriamycin, cisplatin or bleomycin	38,60
G345	either adrianycin, cisplatin or pleanycin	51,60
	-special single agent chemotherapy utilizing either high-dose metho-	31600
	trexate with folinic acid rescue - methotrexate given in a dose of	
	greater than 1 g/m² or high dose cisplatin greater than 75 mg/m² given	
G359	concurrently with hydration and osmotic diuresis	73 . 25
	Supervision of chemotherapy (marrow suppressant) for malignant or	
G382	auto-immune disease by telephone - monthly	9.40
+G387	Varicose veins (maximum per visit - \$16,60)	8.30
G388	- single injection multiple (unilateral or bilateral) each additional	4.15
••••	Compression sclerotherapy (includes multiple injections, compression ban-	.415
G536	daging and one post injection visit)	63,00
G537	Repeat compression sclerotherapy	21.10
	Management of parenteral alimentation - physician in charge - not to be	
G510	charged in addition to hospital visitsper visit	17.10
	LABORATORY MEDICINE IN PRIVATE OFFICE	
	The following benefits apply to physicians who perform these particular	
	tests in their own offices. The LaM.S. schedule for Laboratory Medicine	
	on pages 20-31 for these particular tests applies to licensed	
	laboratories.	
0013		NIL
G001	Cholesterol, total	4 . 60
2000	Glucose, quantitative or semi-quantitative - see Laboratory Medicine	1 70
G002	Preamble, page 19, para. 4	1.70 1.10
	Hemoglobin screen and/or haematrocrit (any method or instrument) Lactic dehydrogenase (L_D_H_o) total	3.40
	Occult blood	1.30
	Pregnancy test	3,30
	SGOT	3.40
	Urea nitrogen (B.U.N.)	2.00
	Uric acid	2.00
	Urinalysis, routine (includes microscopic examination of centrifuged speci-	
~~~	men plus any of S.G., pH, protein, sugar, haemoglobin, ketones, urobi-	2.70
6009	linogen, bilirubin)	3 <b>.</b> 70 1 <b>.</b> 70
G010	- one or more parts of above without microscopy	10.75
0012		1.60

Code		Proced. Fee Anaes
	NEPHROLOGY	
G411	Nephrological management of donor procurement - includes management of the neurologically "dead" donor on life support systems, assessment of renal functions pre-nephrectomy, pre-nephrectomy immunotherapy, assessment as to potential recipients to be called in, etc.	157,50
G347 G348 G412	Renal perfusion with hypothermia for organ transplantation	78 <b>,</b> 80 78 <b>,</b> 80 551 <b>,</b> 40
	NERVE BLOCKS - not to be charged when used as local anaesthetic for	
	surgical procedures  Note: Time units are not applicable to nerve blocks. If one physician gives the anaesthetic and another does the nerve block, claim the anaesthetic under G260, page 51.	
G214	Brachial plexus	44.50
	Coeliac ganglion	68,50
6239		104.00
G216 G245	Epidural block	61 <b>.</b> 20 134 <b>.</b> 70
G243	Femoral nerve - unilateral	44 <b>.</b> 50
G244	- bilateral	66.75
G246	Introduction of epidural catheter for relief of pain: institution	63,00
G255	<ul> <li>with insertion of subcutaneous port</li> <li>plus hospital visits for each additional visit rendered (to a maximum</li> </ul>	157,50
G247	of 4 visits per day). See also Preamble para B37(y)	visit fees
G218	Ilioninguinal and iliohypogastric nerves	44 <b>.</b> 50
G219 G220	Infraorbital	27 <b>,</b> 30 27 <b>,</b> 30
G221	- for each additional one, add	13.90
G222	Intrathecal spinal	61 20
G225	Mental branch of mandibular nerve	27.80
G250		61.20
G241	Obturator nerve - unilateral	44 <b>.</b> 50
G242 G227	Other cranial nerve block	66 <b>.</b> 75 68 <b>.</b> 50
6228	coccygeal nerves	44,50
G123	- for each additional one, add (to a maximum total of \$133.50)	22,25
G229	Pudendal - unilateral	44.50
G240 Note:		66,75
G422	page 66. Retrobulbar injection (not to be claimed when used as a local anaesthesia).	27.80
G230	Sciatic nerve	44.50
G226	- bilateral	66.75
G248	Single shot caudal block done in conjunction with anaesthesia	12,60
G231	- one nerve or site	27 <b>,</b> 30
G223 G232	- additional nerve(s) or site(s), add	13 <b>.</b> 90 44 <b>.</b> 50
G233	Splanchnic	44.50
G234	Stellate ganglion	44.50
G256	Superior laryngeal nerve	27,80
G235	Supraorbital	27,80
G236 G237	Sympathetic block(s) (lumbar or thoracic)	44 <b>.</b> 50 66 <b>.</b> 75
G238		44.50
	Trigeminal ganglion	68,50
E958	When alcohol or other sclerosing solutions are used, add 50% to the appro- priate nerve block fees as listed above with the exception of fee codes 6245 and 6246.	
	NEUROLOGY	
G273	Epidural injection of adrenal steroid or autologous blood	60,25
G274	- post laminectomy into operative site	73,60
	Lumbar puncture	33,30
Z805	- with instillation of medication	44 <b>.</b> 50 55 <b>.</b> 50
G410 G413		138,60

# THE ONTARIO GAZETTE

Code		Proced. Fee Anaes
G419	NEUROLOGY - Cont'd. Tensilon test	16.30
	Kataman test (subarachnoid infusion test) including lumbar punctures Electroencephalography	138,60
	An EEG consists of at least a twenty minute recording with referential and bipolar montages and at least eight channels (except in reconates).	
	Hyperventilation and photic stimulation should be done in all cases where clinically possible.	
+G414	Technical component	21.20
	Professional component	18,00
G416	With activating or sleep inducing drugs and/or sleep deprivation, add Use code G416 if claim states sleep recording but is not for overmight recording. Use G550 for overmight sleep recording.	13,00
G417	Inserting subtemporal needle electrodes, add	13.00
G545	add to routine fees, per 1/4 hour (maximum of 1 hour)  Radiotelemetry or portable recordings to monitor spontaneous EEG from a	12,00
G546	freely moving patient, add to routine fees	25,00
	Simple average evoked potential studies with one sensory modality of	
G547	stimulation  Complex evoked potential studies involving several sensory modalities,	19 <b>.5</b> 0
	multiple threshold determinations, of more than four simultaneous channels	
G548	of recording, not completely under supervision	50,90
G549	professional supervision	102.00
	Overmight sleep recording - complete interpretation with sleep staging 6550 - if not overmight sleep recording, see code G416.	74.20
	Polygraphic recording of three parameters in addition to EEG (such as respiration, eye movement, EKG, muscle movements, etc.) add	
G544	per item (to a maximum of \$22,20)	7.40
	OPHTHALMOL.OGY	
	Note: G424, G423 - Contact Lens fitting is not a benefit except under certain specific conditions. See Preamble, Appendix A.	
G424	Contact lens fitting (with follow-up for 3 months)	149.70
	One eye only, when the other eye has been previously fitted by the same	77.00
G423 G463	physician (with follow-up for 3 months)	77 <b>.</b> 00 77 <b>.</b> 00
C420	Colour vision detailed assessment (not to be claimed for screening tests such as Ishihara, HRR and University, etc.)	20,30
G438 G437		29.30
	Electro-oculogram - interpretation fee	16.70
	Electro-retinography with report	40,80
+G425	Fluorescein angiography	40.30
Note:	Fluorescein angioscopy	11.30
G425	Glaucoma provocative tests, including water drinking tests	24.65
G428	Hess screen examination	8 <b>.</b> 20
	Ophthalmodynamometry	8,20
G429 G430	- anterior approach	36,20 73,25
G421	- posterior approach	13.70
	G429, G430, G421 - for bilateral procedures, add 50% of the listed Benefit.	
	Tonometry	4,30
G433	ation or specific assessment).  Tonography (to include tonometry) with or without water	16.70
G436	Visual fields - kinetic (with permanent record)	8 <b>.2</b> 0
	Visual fields - static perimetry	24.65
G464 G468	Visual evoked response	20,30
	control	70.90
	OTOLARYNGOLOGY	
+G420	Ear syringing or curetting (not claimed with Z907) - uni or bilateral Diagnostic Hearing Tests (not applicable to fixed level screening audiometry)  Pure tone threshold audiometry with or without bone conduction	4.10
G440	- technical component	7,60
0525	- professional component	4.80

Code		Proced.
		Fee Anaes
	OTOLARYNGOLOGY - Cont'd.	
	Pure tone threshold audiometry (with or without bone conduction) and speech reception threshold and/or speech discrimination scores	
G441	- technical component	10.75
G526	- professional component	10.50
G442	compliance - technical component	2.40
G529	- professional component	1.60
G448 G450	Sound field audiometry (infants and children)— technical component  - professional component	16.20 14.60
	Advanced testing e.g. recruitment, tests of malingering, central tests and stapedial reflex decay tests; manual impedance testing (not to be billed with G442 and G529) - per test (maximum 3 tests).	
G443	- technical component	7.00
G530	- professional component	4.90
G447	- technical component	26,00
G531	- professional component	10.55
G445	- technical component	13.00
G446	- professional component	5.20
G811	Cortical evoked audiometry - technical component	26,80
G812	- professional component	8.90
	Cortical evoked audiometry, multiple frequency, (minimum of 4 frequencies in each ear) - as required by W.C.B.	
N.C.	- technical component	N.A.B.
N.C.	- professional component	N.A.B.
C813	Brainstem evoked audiometry - technical component	26.80
6814	- professional component	13,00
G815	- technical component	26.80
G816	- professional component	85 <b>.</b> 85
	Diagnostic Balance Tests	
G449	Caloric testing without ENG - professional component	5.90
G104	Positional testing with ENG - technical component	16.60
G105 G451	- professional component	15.00
G533	Caloric testing with ENG - technical component	16.60 15.00
G454	Stroboscopy - professional component	13.80
G191	Optokinetic tests - professional component	10,20
G108	Computerized rotation tests - professional component	16,60
3100	Diagnostic Taste Tests	10,000
	Electrogustometry or conventional taste tests	
G452	- professional component	11,80
	PHYSICAL MEDICINE	
	Electromyography and nerve conduction studies	
	When patients are referred directly to EMG facilities solely for testing, consultation and visit fees are not benefits in addition to the following fees:	
	Schedule A - Complete procedure i.e. conduction studies on two or more nerves presumed to be involved in the disease process along	
	with EMG studies of multiple muscles and/or detailed studies of neuronuscular transmission. It also includes as necessary	
	study of normal nerves and/or opposite side for comparison professional component - when physician performs BMG, performs and/or	
G456	supervises merve conduction studies and interprets results	81.50
G459	- interpretation only	17.90
G455	- technical component	24.40
	Schedule B - Limited procedure i.e. conduction studies on a single nerve	
	(motor and/or sensory conduction) and/or limited EMG studies	
	of the involved muscle(s) and/or limited neuromuscular transmission study	
CACT	- professional component - when physician performs EMG, performs and/or	67.00
G457	supervises nerve conduction studies and interprets results	57 <b>.</b> 90 17 <b>.</b> 90
G469	- interpretation only	16 <b>.3</b> 0
G466 G460	Strength duration and chronaxie - major	6.90
G461	- minor	3.90

Code		Proc	
we		Fee	naes
	PHYSICAL MEDICINE AND REHABILITATION - Cont'd.		
+G465	Therapeutic Procedures  Manipulation (by physician) - major joint(s) or spine - one or more joints.  (under general anaesthesia, see Surgical Procedures)	\$11,30	
+6467	Miscellaneous therapeutic procedures - as listed below (physician's own patients) Notes: (1) May be claimed by a physician for physiotherapy procedures performed by an appropriately trained paramedical under that physician's direct supervision. (2) Only one G467 may be claimed per patient visit. (3) Not allowed to hospital inpatient, outpatient or approved physiotherapy facility. Superficial thermal therapy - radiant, hot pack, whirlpool, paraffin bath, or ice. Deep heat - short wave diathermy, microwave diathermy or ultrasound.	6,50	
	Light (Ultraviolet) - general or local application. P.U.V.A. Electrotherapy - Galvanic, Faradic and sinusoidal currents, iontophoresis, transcutaneous nerve stimulation for relief of pain. Hydrotherapy - local (arm or leg) and general(Hubbard) for body immersion; therapeutic pool for under water exercise. Mechanotherapy - massage, mechanical device - traction, pulleys and weights, treadles, stationary bicycles, shoulder wheels. Therapeutic exercise (physiotherapy).		
	Location and injection of peripheral motor nerves for reduction of spa-		
G485 G486	sticity including electrodiagnosis of motor point: Major nerve and/or branches  Additional major nerve and/or branches  Repeat procedure within one month	37 <b>.</b> 10 23 <b>.</b> 20	
G487	- major nerve	23,20	
G488 N.C.	- additional major nerve	15,30 N,A,B.	
	tion of the needle(s) for the intringation of parts, physician	1101000	
G471	PSYCHIATRY Electroconvulsive therapy (E.C.T.) cerebral-single or multiple Note: - Electrosleep therapy or Sedac therapy are not benefits of OHIP.	25,60	2
	TEL ERADIOTHERAPY		
	Minor teleradiotherapy - X-ray, 150 K.V.P. or less - charge per treatment		
+G472	visit	8,60	
0401	THERMOGRAPHY (infra-red mammography) - one or more areas	12 00	
	Technical component Professional component	13 <b>.</b> 00 6 <b>.</b> 50	
	UROLOGY	46.06	
G484	Cystometrogram with selective sacral nerve block studies	46,30	
+G475	interpretation with or without use of BMG including interpretation  Complete multichannel unodynamic assessment - pressure-flow studies, unethral pressure monitoring, with or without fluoroscopic cysto-	19.70	
G193	urethrography	27.60	
G194	- with EMG, add to G193	6.90	
	- unethral pressure profile alone including interpretation interpretation of comprehensive unodynamic studies (when the procedure is	7.30 4.50	
G477 +G476	done by paramedical personnel)	4.50	
	Prostatic massage	7.00	

#### **OBSTETRICS**

1. Obstetrical care is divided into its components. A prenatal major assessment when performed may be claimed; it shall comprise a full history, an inquiry into, and an examination of all parts or systems (and may include a detailed examination of one or more parts or systems), an appropriate record and advice to the patient. All other prenatal visits shall comprise the necessary history and inquiry, examination, appropriate record, pregnancy related counselling and advice to the patient. Normal (uncomplicated) prenatal care includes a prenatal general assessment visit, then monthly visits to 32 weeks, followed by visits every 2nd week to 36 weeks, then weekly visits until delivery. However, complicated pregnancies may require additional visits. Labour - delivery and postpartum care are listed separately.

2. If an uncomplicated obstetrical patient is transferred from one physician to another physician for obstetrical care, the appropriate assessment benefit may be charged by the second physician, followed by prenatal visits. This statement does not apply to physicians substituting for each other or when the second physician sees the patient for the first time in labour. If the obstetrical patient is referred to a consultant for obstetrical care because of the complexity, obscurity or seriousness of the case, the consultant may claim a consultation in addition to the prenatal visits.

3. Illnesses resulting from or associated with pregnancy or false labour requiring added home or hospital visits, shall be claimed on a per visit basis.

4. When a pregnant patient visits her physician for a condition unrelated to her pregnancy and apart from her routine scheduled prenatal visits, the physician may charge the appropriate visit benefit.

5. The listings under the heading Referred Services may be claimed by the consultant physician in addition to the appropriate consultation or visit benefit. They may not be claimed by physicians providing obstetrical care to their own patients.

6. If a consultant is requested by another physician to perform a surgical induction of labour, or emergency removal of a Shirodkar suture (except at delivery) assuming someone else has inserted the suture, the consultant should claim consultation benefit for this (these) service(s).

7. Medical induction or stimulation of labour may be claimed once per pregnancy by any one physician and only when carried out for a recognized obstetrical complication(s) and does not qualify for

detent un benefits.

8. The listings for "Attendance at labour and attendance at delivery" and for "Attendance at delivery" may not be claimed by any physician when a patient is transferred to a second physician for

normal obstetrical care.

9. Ordinary immediate care of the newborn is included in the labour-delivery fee and when the service is rendered by the anaesthetist, it is included in the anaesthetic benefit. A life threatening emergency situation requiring active resuscitation of the newborn provided by any physician may be claimed under codes G521, G522, G523. When indicated, endotracheal intubation and tracheo-bronchial toilet should be billed under G211, and not at G521, G522, G523.

10. When a physician provides newborn care and also performs a circumcision on the same newborn or

infant, both services may be claimed.

11. When an obstetrician routinely transfers all newborns to another physician, the latter should not claim consultation benefit for these "transferrals". If the baby is well, the physician should charge the newborm care in hospital benefit plus for attendance at maternal delivery if this service is given. If the baby is sick, the physician may claim a general assessment and for attendance at maternal delivery (if this service is given) plus daily visits for as long as his services are required. If an obstetrician normally cares for newborns himself or transfers the care of newborns to a family physician but refers a newborn to a paediatrician because of the complexity, obscurity or seriousness of the case,

the latter may claim for this service according to the following guidelines:

a) If attendance at maternal delivery is provided, code H267 may be claimed and if a general assessment of the baby is carried out, code C263 may be claimed as well. However, a postnatal consul-

tation of the baby, code C265 may not be claimed in addition to code H267.

b) If a paediatrician has not attended delivery, a postnatal consultation may be claimed (if this service is rendered) even though a prenatal consultation may already have been claimed.

12. When a physician provides prenatal visits, attends labour, assists or administers the anaesthetic at Caesarean section and visits the patient post-operatively, he is entitled to claim for prenatal visits, attendance at labour, assistant's or anaesthetist's benefits for Caesarean section and postoperative supportive care while the patient is in hospital.

13. Physicians may claim for assisted breech delivery (PO20) when the service includes spontaneous

delivery to the umbilicus, with extraction of the shoulders, arms and aftercoming head.

14. The Preamble applicable to Surgical Procedures (pages 73-75) also applies to obstetrics where

appropriate.

15. The premiums applicable to Obstetrics are as follows: When deliveries and other obstetrical procedures done in continuity with the delivery occur after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the procedural fee(s) by 30% (E409). When time of delivery occurs after midnight and before 7:00 a.m. any night during the week, increase the procedural fee(s) by 50% (E410). These premiums are not chargeable in addition to the obstetrical procedural fee(s) if labour is induced by medical and/or surgical means by the same physician unless the reason for the induction is fetal distress, diabetes, premature rupture of membrane, severe pre-eclampsia-hypertension or abruption. However a forewater A.R.M. or oxytocin augmentation of labour carried out on a patient in desultory labour does not constitute induction.

### OBSTETRICS

Code	OBSTETRICAL CARE	Asst	Obst'n	Anaes
	Prenatal Care:			
P003	- General assessment (major prenatal visit)	•	41.35	
P004	- Minor prenatal assessment (all other prenatal visits)	,	16.50	
2000	Labour - Delivery:		026.60	
P006	- Vaginal		216,50	
P020	or assisted breech delivery		236_30	5
E502	- Following a caesarian section VBAC add to PO20		15.75	
P018	- Caesarean section	6	240.50	6
P041	- Caesarean section including tubal interruption	6	260.30	6
P042	- Caesarean section including hysterectomy	8	517.10	8
E500	Multiple births, any method of delivery - each child, extra		78.30	
	claim P018, P041 or P042 plus one at 85% of P006 or P020, then E500 for			
	third and subsequent births.)			
	Attendance at labour only (when patient is transferred to another centre			
P038	for del ivery)		90,60	
P009	Attendance at labour with physician in attendance at delivery		216,60	
	Attendance at labour (when same physician assists or gives anaesthetic at			
P011	Caesarean section or gives anaesthetic at operative delivery and claims separately for these services as assistant or anaesthetist)		13000	
P010	Attendance at delivery (attending physician or consultant(s))		90,60	
	Repair of third degree laceration i.e. repair of at least 2 cm of rectal		30400	
P028	mucosa, anal sphincter and perineum		70.30	:
	Postpartum haemorrhage - exploration of vagina and cervix, uterine			
Z774 P007	Curettage		44.30	5
P008	Post natal care in hospital and/or home		44.30 20.50	
1000	· ·		20.00	
	Referred Services (I_O_P_) - when only service(s) rendered			
P036	Repair of vaginal laceration		47.30	4
P039	Repair of cervical laceration		47.30	4
P029 P013	Manual removal of retained placenta		47.30	4 5
F013	Continuous conduction anaesthesia			3
P014	(a) introduction of catheter for analgesia including first dose			6
	(b) maintenance and/or supervision (one unit for each 1/2 hour to a maximum			
	of 5 units - not to be claimed for first hour following introduction			
P015	of catheter and first dose)			
E100C G224	(c) attendance at delivery - per I/4 Nour - time units		12,50	
G224	ruderical block (blidderal) = see para, 3/(5) on page		14.00	
	High Risk Pregnancies			
<i>Z</i> 776	Fetal blood sampling (I_O_P_)		27.30	
	Fetoscopy (may include fetal blood sample, cell harvest or amniocentesis)			
<i>2773</i>	(1,0,0,)		135,30	
<i>2</i> 739	Oxytocin challenge test (I_O_P_o)		39,80	
2734	- failed leading to Caesarian section (same physician)		47_55	
P022	Oxytocin infusion for induction of labour - see paragraph 7		55.70	
P023	Oxytocin infusion for stimulation of desultory labour		55.70	
	Pharmacological suppression of premature labour by I.V. therapy - to be			
7701	claimed once per pregnancy by most responsible physician after 3 hours		EE 70	
7721 7778	of supervision in same institution (1.0.P.)  Amniocentesis – diagnostic or genetic (1.0.P.)		55 <b>.</b> 70 39 <b>.</b> 30	
L 10	Suture of incompetent cervix in pregnancy (1.0.p.)		37400	
<i>Z779</i>	Chorionic villus sampling (I_O_P_)		75.60	
P031	cervical cerclage - any technique	3	118.15	L.
	Elective removal of Shirodkar suture	A	isit fee	
P034	Uterine inversion, manual replacements		103.40	4

⁽Listings for ectopic pregnancy, hysterotomy, abortion and postpartum tubal interruption are on pages 147,148)

- Preamble FOR DEFINITION OF THE ROLE OF THE REFERRING PHYSICIAN, SEE REFERRING PHYSICIAN SERVICES ON PAGE ix.
  - FOR DEFINITION OF THE ROLES OF THE ANAESTHETIST, SEE ANAESTHETIST SERVICES ON PAGES x and xi. (I) The surgical benefit (except for those procedures marked  $I_{\bullet}O_{\bullet}P_{\bullet}$ , Complete Care and Fractures and Dislocations requiring no reduction) includes hospital visits rendered by the surgeon two days prior to surgery, the operative procedure, the post-operative care usually associated with the procedure(s) rendered by the surgeon while the patient is in hospital, and one office visit for follow up examination if necessary. If the surgeon is required to perform a procedure(s) not usually associated with the original surgical procedure, he may claim for these on a fee for service basis. If special visits to hospital are required at any time post-operatively, the surgeon may claim the special visit premiums even if the basic hospital visit fees are not chargeable (under these circumstances the hospital visits should be claimed on an N/C (no charge) basis.) The surgical benefit as noted above does not include the major pre-operative visit i.e., the consultation or assessment fee chargeable when the decision to operate is made and the operation is scheduled, regardless of the time interval between the major pre-operative visit and surgery. The hospital or day-care admission assessment (consultation, repeat consultation, general or specific assessment or re-assessment) is not a benefit to the surgeon unless it happens to be the major pre-operative visit as defined above. Hospital visits (minor assessments) may be claimed for visits rendered more than two days prior to surgery. Other visits (excluding admission assessments) prior to admission may be claimed for in addition to the surgical fee. For patients remaining in hospital because of complications, hospital visit fees may be claimed in addition to the surgical or procedural fee after six weeks of hospitalization in the case of fractures and dislocations and after two weeks for other procedures. Because the number of hospital visits is limited to three per week after the fifth week of hospitalization and six per month after the thirteenth week of hospitalization, the starting point for calculating the number of hospital visits is based on the date of admission if the operating surgeon has admitted the patient or the date of referral if the patient has been referred to the operating surgeon while in hospital. The surgical benefit includes the generally accepted surgical components of the procedure. The listed benefit of a procedure normally includes repair of any introgenic complications occurring during the course of the surgery.
  - (2) When a physician makes a special trip to perform a non-elective surgical procedure during the daytime (Monday to Friday), he should claim the appropriate special visit, a consultation if the case is referred on the appropriate assessment if the case is not referred plus the procedural benefit(s). If the non-elective procedure is carried out at night (after 5:00 p.m. and before 7:00 a.m.), or Saturdays, Sundays and Holidays, the physician may claim the special visit applicable to the consultation or assessment, and the surgical premium (E409 or E410 see paragraph 47 of the Preamble).
  - (3) When more than one procedure is carried out by a surgeon under the same anaesthesia or within 14 days during the same hospitalization for the same condition, the full benefit applies to the major procedure and 85% of the listed benefit(s) applies to the other procedure(s) performed unless otherwise stated in the Preamble(s) or Schedule. The above statement applies to staged or bilateral procedures but does not apply when a normal appendix or simple ovarian or para-ovarian cyst is removed incidentally during an operation, for which no claim should be made.
  - (4) When a subsequent operation becomes necessary for the same condition because of a complication or for a new condition, the full benefit should apply for each procedure.
  - (5) When a subsequent non-elective procedure is done for a new condition by the same surgeon, the full benefit will apply to each procedure. When a subsequent elective procedure is done for a different condition within 14 days during the same hospitalization by the same surgeon, the benefit for the lesser procedure shall be reduced by 15%.
  - (6) When different operative procedures are done by two different surgeons under the same anaesthesia for different conditions, the benefit will be 100% of the listed benefit for each condition. Under these circumstances, the basic assistants' benefit should not be charged by either operating surgeon; however time units may be claimed.
  - (7) As a general rule, when elective bilateral procedures are performed by two surgeons at the same time, one surgeon should charge for the surgical procedures and the other surgeon should claim the assistant's benefit.
  - (8) Where two surgeons are working together in surgery in which neither a team fee or other method of billing is set out in the benefit schedule, the surgeon should identify himself as the operating surgeon and claim accordingly; the surgeon who is assisting him should identify himself as such and claim the assistant's benefit. Where the second or assistant surgeon is brought into the case on a consultation basis, he may, when indicated, claim a consultation as well but should be prepared to justify it on an I.C. basis. If the nature or complexity of a procedure requires more than one operating surgeon each providing a separate service in

his own specialized field e.g. one surgeon carries out the ablative part and another surgeon the reconstructive part of the procedure, then each surgeon should claim the listed benefit for his services. This statement applies when the additional procedure(s) are not the usual components of the main procedure. If one surgeon in addition to performing a specialized portion of a procedure, acts as an assistant during the remainder of the procedure, he may also claim time units for assisting.

- (9) Unless otherwise stated, the listed benefits are for unilateral procedures only.
- (10) When a procedure is performed, a procedural benefit, if listed, should be claimed. Substitution of consultation and/or visit benefits for procedural benefits (except as in paragraph 11), is not in keeping with the intent of the benefit schedule.
- (11) When a surgical benefit (non I.O.P., Complete Care, Fracture or Dislocation) is less than the consultation benefit and the case is referred, the physician may claim the consultation benefit instead of the surgical benefit. However, to avoid the consultation being counted as such under the OHIP limitation rules on the number of consultations allowed per year, the physician should claim the consultation fee under the surgical procedure nomenclature or code. Since the consultation is replacing a procedural benefit which includes the pre- and post-operative and surgical care, no additional claims beyond the consultation should be made.
- (12) If a physician performs a minor surgical procedure and during the same visit assesses and treats the patient for another completely unrelated and significant problem involving another body system, the physician should claim for the procedure as well as the appropriate assessment.
- (13) Where a procedure is specified as "Independent Operative Procedure (I.O.P.)", the procedural benefit should be claimed in full along with the appropriate consultation or visit when both services are actually rendered. However, when an I.O.P. procedure is done in conjunction with a non-I.O.P. procedure, there should be no claim for the consultation, pre- and post-operative case related to the I.O.P. procedure. The listed I.O.P. benefit should be claimed in these circumstances along with the non-I.O.P., benefits plus the related major pre-operative visit (see paragraph (1) of Surgical Preamble). When multiple or bilateral I.O.P. procedures are performed at the same time by the same physician, the listed procedural benefits should be claimed as if only one procedure had been performed. When a patient is examined in a physician's office and this leads to an elective Independent Operative Procedure (I.O.P.) being performed for the same problem or diagnosis by the same physician in the Emergency of Outpatient on a non-admission basis, the physician should claim a consultation or visit for the examination in the office and the fee for the I.O.P. carried out in the Emergency Outpatient Department. An additional assessment benefit at the time of the elective I.O.P. should only be claimed when an additional assessment is performed.
- (14) When procedures are specifically listed under Surgical Procedures, surgeons should use these listings rather than applying one of the plastic surgery listed fees under Operations on Skin and Subcutaneous Tissue.
- (15) For excision of tunours not specifically listed in this Schedule, claims should be made on an i.c. basis (code R993). Independent consideration also will be given (under code R990) to claims for other unusual but generally accepted surgical procedures which are not listed specifically in the Schedule (excluding non-major variations of listed procedures). In submitting claims, physicians should relate the service rendered to comparable listed procedures in terms of scope and difficulty (see Preamble, Part 3, paragraph 32).
- (16) Cosmetic or Aesthetic Surgery: means a service to enhance appearance without being medically necessary such as (a) surgery for correction of facial wrinkles; (b) surgery for eyelid wrinkles (symmetrical and without a functional problem); (c) rhimpolasty for appearances only; and (d) augmentation mammoplasty for symmetrical deficiency without physiological abnormality. These services are not benefits of OHIP. (See Preamble, Appendix 3).
- (17) Reconstructive Surgery: is surgery to improve appearance and/or function to any area altered by disease, trauma or congenital deformity. Although surgery solely to restore appearance may be included in this definition under certain limited conditions, emotional, psychological or psychiatric grounds normally are not considered sufficient additional reason for JHIP coverage of such surgery. Appendix D of the Preample to this Schedule describes the conditions under which surgery for alteration of appearance, only, may be a benefit of the Plan.
  - Physicians should summit requests to their District OHIP office for authorization of any proposed surgery which may fall outside of OHIP coverage. (See Appendix D).
- (18) Procedural benefits (non I.O.P.) include the removal of sutures when both services are rendered by the same physician unless the removal of sutures is done on the second or subsequent office visit for follow up examination. When a physician is entitled to claim for removal of sutures i.e. as outlined in the previous sentence or is a physician other than the operating surgeon or following an I.O.P. procedure, an office visit may be claimed.

- (19) Additional claims for biopsies performed when a surgeon is operating in the abdominal or thoracic cavity should be given independent consideration.
- (20) When a listed procedure is performed and no anaesthetic is required, the procedure should be claimed under the "local anaesthetic" listing.
- (21) When a physician administers an anaesthetic and/or other medication prior to, during a procedure(s) or immediately after a procedure(s) which he/she performs on the same patient, he/she should claim for the procedure(s) only. However, when a physician administers a pudendal, femoral, intercostal, sciatic, ilioguinal, iliohypogastric, ulnar, median or radial block in addition to performing a procedure, he may claim \$12.60 (G224) in addition to the procedure.
- (22) If claims are being submitted in coded form, the surgeon should add the suffix A to the listed procedural code, the surgical assistant should add the suffix B to the listed procedural code and the anaesthetist should add the suffix C to the listed procedural code.

### OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code		Asst	Surg.	Anaes
	SKIN AND SUBCUTANEOUS TISSUE Incision (1.0.P.)			
Z101 Z173 Z174 Z104 Z106 Z103 Z102 Z172 Z105 Z107 Z108	Abscess or Haematoma local anaesthetic - subcutaneous - one		16,50 24,90 33,50 16,50 36,40 36,40 36,40 54,70 36,40 59,30 59,30	4 4 4 4
Z119 Z120 Z114 Z115 Z100	Comedones, acne pustules, milia - ten or less	3 4	3.20 11.20 15.50 73.00 1.C.	4 4
Z227 Z118 Z116 Note:	Intramuscular abscess or haematoma Aspiration of superficial lump for cytology Biopsy(s) - any method - when sole procedure Z116 may be allowed more than once on an I.C. basis if medically necessary (in order to make a diagnosis or to plan treatment) to biopsy more than one lesion or to obtain a second biopsy from an extensive lesion. If claimed, may be allowed with chemical treatment of lesion (code Z117).  - extensive, complicated or requiring general anaesthetic when		83,50 23,20 12,10	4
Z155	sole procedure (see Preamble para 8,32)	•	I.C.	I.C.
Z245	Biopsy for malignant hyperthermia, three or more		125,60	10
	Excision (with or without biopsy) Lesions - single or multiple sites (1.0.P.) Group 1 - e.g. verruca, papilloma, keratosis, pyogenic granuloma, spider nævus			
Z156 Z157 Z158	Removal by excision and suture - single lesion two lesions three or more lesions Removal by electrocoagulation and/or curreting		12.10 18.20 30.40	4 4 4
Z159 Z160 Z161	- single lesion - two lesions - three or more lesions		8.70 13.00 21.60	4 4 4
Z162 Z163 Z164 Z165 Note:	Group 2 - naevus Removal by excision and suture - single lesion		12.10 18.20 30.40 I.C.	4 4 4

C-4-	OPERATIONS ON THE INTEGLMENTARY SYSTEM - Cont'd.			
Code	SKIN AND SUBCUTANEOUS TISSUE - Cont'd. Group 3 - plantar verruca	Asst	Surg	Anaes
Z166	Removal by excision and suture - single lesion		23.90	4
2167	- two lesions		35.70	4
Z168	- three or more lesions		59.30	4
2200	Removal by electrocoagulation and/or curetting		37,30	4
7169	- single lesion		16.50	4
Z170	- two lesions		24.90	4
Z171	- three or more lesions		49.30	4
	Group 4 - cyst, haemangioma, lipoma		47,30	
	Face or neck			
Z122	local anaesthetic - single lesion		26,50	
Z123	- two lesions		39.10	
7124	- three or more lesions		53,80	
Z145	general anaesthetic - single lesion	3	54.00	4
Z146	- two lesions	3	81.10	4
Z147	- three or more lesions	3	107.90	4
Z148	- extensive or massive (see Preamble para B.32)	3	I.C.	5
2140	- excensive or massive (see Fredhote para b ≥2)	J	1.00	J
	Other areas			
Z125			20.40	
	local anaesthetic - single lesion		31.40	
Z126	- two lesions		41.15	
Z127	- three or more lesions	2		4
Z149	general anaesthetic - single lesion	3	41.15	
Z150	- two lesions	3	54.00	4
Z151	- three or more lesions	3	81.10	4
Z152	- extensive or massive (see Preamble para 8.32)	3	.3.1	5
R034	Congenital dermoid cyst - adult	3	102.40	4
R043	- infant or child		165.40	4
R042	- midline, e.g. nasal	3	224.50	4
R037	Giant cell tumour	3	102.40	4
R035	Pilonidal cyst - simple excision or marsupialization	3	150,30	4
R036	- excision and skin shift	3	204,80	4
R059 R060	Inguinal, perineal or axillary skin and sweat glands for hyperhydrosis and/ or hydradenitis - unilateral - with skin graft(s) or rotation flap(s) - Malignant Lesions including biopsy of each lesion - single or multiple sites	3	204 <b>.</b> 30 311 <b>.</b> 10	5 6
	Simple excision - face or neck			
R048	- single lesion	3	59,90	4
R049	- two lesions	3	98.50	4
R050	- three or more lesions	3	196.90	4
	Simple excision - other areas			
R094	- single lesion	3	47.85	3
R040	- two lesions	3	78,30	4
8041	- three or more lesions	3	157.50	4
E540	- if excision is performed in hospital for tumour free margin with frozen			
2500	section, add 25% to excision or repair fees (see Note below)			
	Curettage, electrodesiccation or cryosurgery - face or neck			
R018	- single lesion	3	56,40	4
R019	- two lesions	3	92.90	4
R020	- three or more lesions	3	185.90	4
NOLO	Curettage, electrodesiccation or cryosurgery - other areas	_		
R031	- single lesion	3	45.30	4
R032	- two lesions	3	74.50	4
R033	- three or more lesions	3	149.30	4
R081	Chemosurgery (Mohs technique) (see Preamble para 8,32)	-	I.C.	I.C.
R051	Laser surgery on Group 1-4 and malignant lesions		I.C.	I.C.
KUOI	raser, surgery out group 1-4 and many transfer residus ************************************		1404	
	Note: When excision of benign or malignant lesions are corrected by advancement, rotation, transposition, "Z" plasty, flap or graft, claim appropriate benefit listed under Repair Section instead of foregoing excision benefits.			
	Repair			
	Debridement and Dressing (I.O.P.) - not chargeable in addition to any			
	surgical procedure unless complications require such care in excess of			
	the usual post-operative care			
U.V.C.			visit fee	2
Z153	- major (not chargeable in addition to Z176)		11.40	
Z144	- requiring general anaesthetic	4	46.30	4
R082	- extensive (see Preamble para B.32)	4	1.0.	5
TOOL	meaning the form of many bare name, assessed			

Codo	OPERATIONS ON THE INTEGUMENTARY SYSTEM - Cont'd.	Ac-+	C	Anaca
Code		Asst	Surg	Anaes
	SKIN AND SUBCUTANEOUS TISSUE - Cont'd.			
	Burns For Burn care requiring anaesthetists' and assistants' services the following	m		
	fees apply:	-		
R030	Minor burns - up to 15%	4		5
R038 R039	Moderate burns - 16% to 30%			10 15
Z180	Resuscitation - major burn, initial care, 1st 24 hours		87,40	
Z181	- continuing care (up to 3 days), per day  Debridement and excision, per % of total body treated other		43.70	
R637	than hand, head or neck		24.40	
R660	- hand, each digit		24.40	
R661	- dorsum palm - each		40,60	
R662	- nose, cheek, lip, ear, forehead, scalp, neck, eyelid - each		24.40	
R638	Grafting of burn, per % of total body treated other than hand, head or neck		40,60	
R663	Graft of burn - hand, each digit		48,60	
R664	- palm, dorsum - each		97.30	
R665	- nose, lip(s) - each		162.30	
R666	- cheek(s), forehead - each		162,30	
R667	- ear		162,30	
R668	- eyelid		162.30	
R669	- scalp, less than 10%		81.10	
R670	up to 50%		202.80	
R671	over 50%		I.C.	
R672	- neck, less than 10%		81 <b>.</b> 10 178 <b>.</b> 40	
R673 R674	over 50%		I.C.	
KO/ 4			1.00	
Z176	Suture of Lacerations (I.O.P.) - up to 5 cm.		12,20	4
2176	- up to 5 cm if on face and/or requires tying of bleeders and/or closure in		12.0	-
Z154	layers		29,30	4
Z175	- 5.1 to 10 cm		29,30	4
Z177	in layers		58,70	4
Z179	- 10.1 to 15 cm - 10.1 to 15 cm if on face and/or requires tying of bleeders and/or closure		41.55	4
Z190	in layers		83,50	4
Z191	- more than 15.1 cm. (see Preamble para B.32) if inhalation general anaesthesia (other than 50% $N_2$ 0/0 $_2$ mixture) is used		1.C.	4
E530	add,	•	41.55	
E531	- if extensive debridement is required, add (see Preamble para B _• 32)		1.C. 4.70	
E542	- when sutures are inserted in private office, add		visit fee	
	Note: The above benefits include the use of sutures, local anaesthetic, tetanus toxoid and routine observation until the sutures have been		V1310 1CC	
	removed.			
	Muscle Repair	_	70.00	
R525 R528	Simple muscle repair(s) to include repair of involved skin		72 <b>.</b> 90 I <b>.</b> C.	4 6
	Skin Flaps and Grafts - The benefit will depend on the size and location of			
	the area grafted and the type of graft. Additional procedures other than			
	the skin grafting are extra, e.g. tendon grafts, inlay grafts, etc. Skin			
	flaps or grafts done during a procedure should be claimed on their own merit (unless specifically listed as being inclusive for that procedure).			
	Skin Flaps			
	A. Advancement Flaps (to include undermining of more than 2.5 cm. per side) is intended to include excision of a lesion if this is technique of			
	closure.	-	70 10	4
R011	If defect is 2.1 to 5 cm - face or neck	3	72 <b>.</b> 10 48 <b>.</b> 20	4 4
R002	- other areas	3	109.10	5
R012 R003	- other areas	_	72,90	5
R004	If beyond 10 cm such as thoracic abdominal flap (See Preamble para B _• 32)		I.C.	6
1.007	The definition of the desire and area are are are also that the form of the control is a second and			

0-1-	OPERATIONS ON THE INTEGLMENTARY SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	SKIN AND SUBCUTANEOUS TISSUE - Cont'd.			
	B. Rotations, Transpositions, "Z" plasties (includes undermining) but will depend on the site and size.			
R045	Defect less than 2 cm average diameter - face or neck		168,60	4 4
R072 R046	- other areas  Defect 2.1 to 5 cm average diameter - face or neck	3	112,50 283,20	4
R075	- other areas	3	188,55	4
R047	Defect 5.1 to 10 cm average diameter - face or neck	4	403,30	4
R073 R074	- other areas	4	269,00 I.C.	4 5
NOTT		-	1404	3
R079	C. Pedicle Flaps Small e.g. cross finger	4	112,60	4
R077	- each subsequent stage		84,30	4
R070	Intermediate e.g. cervical finger		248.10	5
R071 R080	- each subsequent stage		188.65 351.70	5 6
R078	Large e.g. cross leg, deltopectoral, forehead		263.10	6
R103	Delay of tube or pedicle		53,40	4
R101	Delay, intermediate flap		111.35	4
R100	Delay, major flap	4	246.55	5
	D. Myo-Cutaneous Flaps (to include closure by any means) Sterno-mastoid, tensor fascia lata, gluteus maximus, gracilis, sartorius, rectus femoris, gastrocnemius (medial and lateral),			
R005	trapezius	3	397.30	5
R006	Pectoralis major, latissimus dorsi, unilateral rectus abdominus	4	620.70	6 8
R008 Z195	Lower transverse rectus abdominus flap	б	538,00 165,40	8
Z196	- different surgeon		319.00	
	Myocutaneous - osseous flaps e.g. pectoralis major myocutaneous flap with			
R009 R007	rib graft, trapezius flap with scapula spine		661.70 I.C.	8 I <b>.</b> C.
	Skin Grafts			
R084	A. Split Thickness Grafts (for burn grafts see p. )		78,00	4
R085	Very minor, very small areas, e.g. trauma Minor, medium sized areas, e.g. small or skin ulcer, breast, etc	3	118.50	4
R086	Intermediate, large areas, e.g. trunk, arms, legs	4	219,00	4
R087	Major, complex areas, e.g. face, neck, hands	4	327.70 479.70	5 6
R088	Extensive major, very large areas(s)	4	4/3.10	0
R092	B. Full Thickness Grafts Minor - less than 1 cm. average diameter		78,30	4
R093	Intermediate - 1 cm. to 5 cm. average diameter	3	120.90	4
R083	Major - over 5 cm. (See Preamble para. 8.32)	5	1.0.	5
R091	Complex - eyelid, nose, lip, face	4	177,60	5
Note:	Descriptive details of procedure(s) (e.g. operative report) should be submitted with claims for professional assessment for RO91, RO83.			
2057	Appendage or tissue re-vascularization involving microanastomosis with or		1.0	
R057 R058	without micro neuroanastomosis (See Preamble para, B _* 32) Revision of above (See Preamble para, B _* 32)			1.C.
	Stasis Ulcer		1.05 40	_
R847 R845	- with skin graft - per leg		165.40 281.20	5 5
	Neurovascular Island Transfer			
R061	Minor e.g. finger tip	3	118,50	4
R062	Intermediate e.g. finger to thumb transfer	4	219.00 363.90	5 6
R063	Major e.g. foot to heel	4	202*30	5
	Free Island Flaps			
R064	Elevation of free island skin and subcutaneous flap and closure of defect	10	703.40	10
AU04	uc:cu:	10	,000	10

	OPERATIONS ON THE INTEGLMENTARY SYSTEM - Cont'd.			
Code	Caption of the International State - One of	Asst	Surg	Anaes
	SKIN AND SUBCUTANEOUS TISSUE - Cont'd.			
DOCE	Preparation of microvascular recipient site for free island skin subcutan-			
R065	eous flap		744.40	
R066	cular anastomosis		744.40	
R067	of defect	10	827.10	10
R068	and subcutaneous flap		827.10	
R069 R125	microvascular anastomosis and nerve repair	10	773 <b>.</b> 50 703 <b>.</b> 40	10
R126	flap Transplantation of free island skin and muscle flap with microvascular		744.40	
R127	anastomosis		703,40	
R128	of defect Preparation of microvascular recipient site for muscle, tendon and nerve	10	951,50	10
R129	anastomosis		951.50	
R130 R131	vascular anastomosis	10	951 <b>.</b> 50 703 <b>.</b> 40	10
R132	Preparation of microvascular recipient site for free island bone flap  Transplantation of free island bone flap wih microvascular anastomosis	10	744.40	10
R133 R134	and bone fixation	10	827 <b>.</b> 10 843 <b>.</b> 60	10
R135	flap		843,60	
R136	anastomosis and bone fixation	10	843,60	10
R137	Elevation of free toe or finger and closure of defect	10	843,60	10
R138	plant		843,60	
R139 R025	and tendon nerve and bone repair	10	992 <b>.</b> 50	10
R106	Revision of free island flaps (see Preamble para B.32)		I.C.	1.0.
Z121 Note:	Destruction Epilation of facial hairs $(1.0.P.)$ - per quarter hour		13.90	
	Preamble, paragraph (17)). Finger or toe-nail ( $I_{\bullet}O_{\bullet}P_{\bullet}$ )			
Z128	Simple, partial or complete - one		19.60	4
Z129	- multiple		29,30	4
Z130	- one		48.80	4
Z131 Z117	- multiple		68 <b>.</b> 10	4
	Plastic Planing (Demmabrasion) - face or acne			
Notes	(1)R096, R104, R097 - not a benefit of OHIP for areas other than the face. (2)R098 - Claims for this procedure require OHIP authorization (see Surgical Preamble, paragraph (17)).			
	(3)Plastic Planing/Dermabrasion by areas, as an insured service, may not exceed the fee for RO97.			
R096	- each area		82 <b>.</b> 70 173 <b>.</b> 70	4
R104 R097	- both cheeks whole face		264.70	4
R098	- single area, e.g. trauma scar		47.45	4
R099	Rhinophyma, removal by shaving	1	212.70 227.60	4 5
R089 R090	Webbed Fingers - one web space Webbed Toes - one web space		104.60	4
Note:	Scar Revision - any method of closure OHIP authorization is required for all scar revision in areas other than			
	the face or neck (see Preamble, Appendix D).	2	07.70	
R021 R026	up to 2.5 cm - face or neck		97 <b>.</b> 70 65 <b>.</b> 40	4 4

	OPERATIONS ON THE INTEGUMENTARY SYSTEM - Cont'd.			
Code	GENTINE OF THE INCOME IN STREET - CORE S.	Asst	Surg	Anaes
	SKIN AND SUBCUTANEOUS TISSUE - Cont'd.	_		
R022 R027	2.6 to 5 cm - face or neck		164,60 109,90	4
R023	5.1 am to 10 am + face or neck		234.70	5
R028	- other areas		156.75	5
R029	- Greater than 10 cm. (see Preamble, Part B, paragraph 32).		I.C.	6
Note:	OHIP authorization is required for all scar revisions in areas other			
	than the face or neck (see Preamble, Appendix D).			
	Plastic Surgery Procedures:			
	The setting of benefits covering the various procedures of plastic			
	surgery is a very difficult problem. Since many procedures are divided			
	into stages which have to be considered in assessing a fee, it is felt			
	that all such plastic surgical procedures should be classed by the			
	responsible specialist as very minor, major, intermediate, major, or extensive major. Benefits should be claimed according to procedures set			
	forth in the tariff, except in cases which are difficult to define, in			
	which case "I.C." should be the basis of the claim. The minimum benefit			
	for each would be as follows:		70.00	
R150 R151	Very Minor	2	78.00 118.15	4
R151	Minor		219.00	4
R153	Major		327.70	5
R154	Extensive Major	4	480,50	6
Notes	(1)Descriptive details of procedure (e.g.: operative report) should be submitted with claims for codes R150-R154 for professional assessment.			
	(2) Taking of skin by a surgeon for grafting by an Oral Surgeon claim as			
	R150.			
	(100)	2	166.20	_
Z132 Note:	Insertion of tissue expander (I.O.P.)	3	166.20	5
Z137	Percutaneous inflation of tissue expander(s) per visit (I.O.P.)		19.50	
E541	Each additional expander - to a maximum of 3 per visit add 50%			
Z138	Replacement of tissue expander by permanent prosthesis (I.O.P.)		165.40	4
	OPERATIONS ON THE BREAST			
Z141	Incision Needle biopsy - one or more (I.O.P.)		20,50	
Z139	Aspiration of cyst - one or more (I_O.P.)		20,50	
	Drainage of intramammary abscess or hematoma - single ore multi loculated			
	(I.O.P.)		00.50	
Z140 Z740	- local anaesthetic		20,50 51,60	4
2/40	- yelerar alaesuletro		31.00	7
	Excision			
	Tumour or tissue for diagnostic biopsy and/or treatment e.g. carcinoma,			
R107	fibroadenoma or fibrocystic disease (single or multiple - same breast)	3	111.85	4
11207	Partial mastectomy or wedge resection for treatment of breast disease	-		
R111	with or without biopsy e.g. carcinoma or extensive fibrocystic disease		169.35	4
E546	- with radical axillary node dissection, add		198,50	2
R115	Mastectomy - male (benign) - unilateral - simple	3	144.90	4
R116	- subcutaneous with nipple preservation		223.70	5
Note:	R116, R117 - include skin grafts if required.			
	R109 - allowed skin graft in addition if claimed.			
R108	Mastectamy - female (with or without biopsy) - simple	4	223,70	5
RI17	<ul> <li>subcutaneous with nipple preservation</li></ul>	4	223.70	5
R109	Mastectomy, radical or modified radical(with or without biopsy)		413,50	6

	OPERATIONS ON THE INTEGUMENTARY SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	OPERATIONS ON THE BREAST - Cont'd.			
	Repair			
	Notes: R118 - R112 - Claims for these procedures may require OHIP authorization (see Surgical Preamble, paragraphs (16), (17) and Preamble, Appendix O).			
	Post-mastectamy breast reconstruction			
R119	- breast mound creation by prosthesis and/or soft tissue	4	256,00	5
R118	- breast skin reconstruction by local flaps or grafts	4	342,60	5
E529 Note:	<ul> <li>with breast mound creation by prosthesis and/or soft tissue, add</li> <li>by myocutaneous flaps - see codes ROO5 - ROO9</li> </ul>		86,60	
R114	- revision of breast mound	3	194,60	4
R113	Nipple-areola preservation and tissue-banking		99.25	4
R121	Reimplantation of tissue-banked nipple-areola		115.80	4
R120	Nipple-areola reconstruction by grafts		194,60	4
	Reduction mammoplasty (female, to include nipple transplantation or			
R110	grafting) - unilateral	5	400.90	7
R112	Augmentation marmoplasty - unilateral	4	169.35	4
Z142	Removal of breast prosthesis (1.0.P.)	3	66.95	4
Z133	Breast capsulotomy closed (I.O.P.) - no anaesthetic		10.40	
Z134	- general anaesthetic		66.95	4
Z135	Open capsulotomy with or without replacement of breast prosthesis $(I_{\bullet}O_{\bullet}P_{\bullet})_{\bullet}$		165.40	4

### OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

### Preamble:

- Corrective splints must be "corrective" to qualify for a benefit as such. The corrective splint listings are not applicable to simple immobilization such as with a Jones bandage or metal finger splint following soft tissue injury.
- (2) The removal of a wire or pin or other device when used for traction or external fixation (except for rigid external fixations) in the treatment of a fracture or other orthopaedic procedure is to be included in the procedural fee unless a general anaesthetic is required in which case a fee may be claimed. Removal of devices used for internal fixation more than 30 days after insertion may be charged for in addition to the procedural benefit.
- (3) The benefit for total hip replacement also includes denervation of the hip joint and adductor tenotomy.
- (4) The benefit for obtaining a bone graft is not to be claimed in cases of pseudarthrosis repair, fusions or for listings in which bone grafting is included.
- (5) For the supervision of limo fitting and 6 months post-operative care following amputation, claim visit fees. Amputation with immediate fitting to include supervision of final limb fitting - add 40% (FPRG).
- (6) Arthroscopic surgery shall constitute an arthrotomy for the purposes of this schedule and procedures shall command the same benefits.

#### Fractures and Dislocations-

- (a) For fractures or dislocations requiring open or closed reduction or no reduction, the major pre-operative visit i.e. consultation or appropriate assessment may be claimed in addition to the listed benefits.
- (b) OPEN REDUCTION shall mean the treatment of a fracture or dislocation by either closed intramedullary fixation or by an operative procedure to expose the fracture. The benefits include fixation by internal or external devices.
- (c) CLOSED REDUCTION shall mean the reduction of a fracture or dislocation by non-operative methods (including traction).
- (d) NO REDUCTION shall mean the treatment of a fracture or dislocation by any other method and includes the use of the initial external support.
- (e) The stated benefit covers full or after treatment up to 6 weeks except if additional reductions are necessary or if patient is transferred to another surgeon or if the patient is paraplegic.
- (f) In multiple fractures or dislocations, the benefit for the major fracture or dislocation shall be 100% and the benefit for the other fractures or dislocations 85%. When no procedural benefit is applicable, but when that fracture or dislocation necessitates hospitalization or concurrent care over that demanded by the major injury, a visit benefit may be claimed in addition to other procedural benefits.
- (g) For repeat reductions (closed or open) for the same fracture or dislocation, the full benefit snould be claimed for the final reduction and after care - previous reductions by the same surgeon should be claimed at 85%.
- (h) Emergency splinting of fractures in the emergency department should be on the basis of appropriate visit benefit, plus application of cast if appropriate.
- (i) Transferred cases -
  - When patients are transferred to a chronic or convalescent facility, additional visit benefits
    on a chronic care basis shall be allowed to other than the operating surgeon (and also to the
    surgeon after 6 weeks).
  - (2) When patients are transferred to another physician for after care of fractures and dislocations treated by closed or no reduction, the physician rendering the initial care should claim 75% of the listed fee and the surgeon rendering subsequent care visit fees except where otherwise specified. In cases involving open reduction, the percentage should be 80% for the surgeon providing the initial care.
  - (3) In cases where the original physician attempts to reduce a fracture or dislocation under general anaesthesia, is unsuccessful and refers the patient to another physician for definitive care, the original physician should claim 75% of the listed fee.
- (j) Paraplegia associated with fractures and dislocations may be claimed by charging visit fees after the first 2 weeks of post-operative care in addition to the appropriate procedural fees.
- (k) Pseudarthrosis may be allowed as the appropriate benefit after the fracture is 4 months old.
- (1) For fractures and dislocations not requiring reduction, visit fees apply unless a specific fee is listed. If the listed fee is less than the consultation, the consultation should be claimed under the fracture/dislocation code number.

Code	GENERAL FEES	Asst	Surg	Anaes
	Bone/Fascial/Dermis Grafts			
E551	Autogenous - separate incision		73.60	
E552	- same incision		49.60	
7242	- different surgeon (I.O.P.)		163,30	

Code	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.		C	
	GENERAL FEES - Cont'd.	Asst	Surg	Anaes
E553	Homogenous - bank		21.10	
R200	- cadaver - per long bone, each		122.90	
E547 E555 E544 E569	Fixation Methyl methacrylate (not arthroplasty) Rigid external fixation (excluding casts) for closed reduction, add 40% to closed reduction fee Cast - bracing with closed reduction, add 40% to reduction fee Percutaneous pinning, add 30% to closed reduction		50,40	
E590 R267 R268	Rigid external fixation - pseudarthosis  Removal fixation device - general anaesthetic  - local anaesthetic		64.60 134.70 46.30	4
R598 Z210	Removal of extensive external fixation device under general anaesthesia Insertion traction pin - excludes fractures and dislocations ( $1.0.P.$ )	,	41.30 28.70	4
Z783 E550	Wound Care Secondary closure Closed irrigation during a surgical procedure Extensive debridement of compound fractures or dislocations - add 40% to reduction fee		82 <b>.</b> 50 53 <b>.</b> 60	2
R517	Excision of foreign body		91.40	4
Z250	Electrical Stimulation External or internal (I.O.P.)		163,80	4
	Casts (1,0,0,0). Application of plaster casts or corrective splints are not chargeable if applied at the time of surgery (except for the application of a cast brace) or applied during the first 6 weeks for a fracture or dislocation when a procedural fee is applicable. The subsequent application of plaster casts is chargeable according to the following schedule. Cost of material is extra.			
Z201 Z202	extra. Finger Hand		8.40 12.70	4
Z203	Arm, forearm or wrist		20.30 12.70	4
Z199 Z213	Foot		20.30	4
Z211 Z198	Whole leg (mid thigh to toes)		24.60 8.40	4
Z205	Head and Torso	3	82,50	4
Z208 Z206	Shoulder spica		82 <b>.</b> 50 48 <b>.</b> 80	4
Z207	Hip spica - unilateral	3	82.50	4
Z209 Z216	- bilateral	3.	103 <b>.</b> 20 8 <b>.</b> 40	4
Z210 Z200	Application of Unna's paste		12.70	
2873	Application of cast brace (must include hinge)		57.30	
Z204	weeks of initial treatment)		8.40	
	HAND and WRIST			
R606	Amputation Phalanx		137,05	4
E582	- each additional		39.90 161.50	4
R608 E583	Metacarpal or metaphalangeal joint		39,90	4
R610	Trans, metacarpal 2nd or 5th ray	2	236.70	4
R611 R612	Hand - all metacarpals	4	245 <b>.</b> 80 245 <b>.</b> 80	4 5

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd,			
Code		Asst	Surg	Anaes
	HAND and WRIST - Cont'd.			
	Ambhandaric			
R465	Arthrodesis Finger-thumb	3	217,30	4
R466	Wrist		330.30	4
1400	W 15t	J	330,30	4
	Arthroplasty			
R437	Wrist - interposition	3	317.40	5
R485	- total	6	361.90	6
R479	Removal only	3	163.30	6
R435	Hand - interposition - single	3	215.40	5
R436	- multiple	3	389,90	6
R489	Single joint - total	3	246.55	5
R449	Multiple joints - total max	3	657.30	6
R500	Removal only	3	122.90	4
R236	Carpal replacement	3	272.90	5
E564	Revision of arthroplasty - add 35%			
	rthroscopy	2	00.50	
R209	Diagnostic arthroscopy	3	82,50	4
R211	- with Synovial biopsy	, ,	91.00	4
R212	- with Removal of loose body, screw	, )	217.40 267.30	4
R213	- with Drilling of defect (includes removal of loose body)	, ,	267.30	4
R221 R224	- with Debridement - local	, ,	326.90	1
R230	- with Synovectomy - partial	3	220.55	1
R232	- total	3	463,20	1
R233	- with Pinning of osteochondral fragment		267.80	4
1230	and thinking of obccomment regions			
	Arthrotomy			
R409	Finger		142.20	4
R410	Wrist	3	180,30	4
	Aspiration/Injection - see page 58.			
	Biopsy			
7230	Bones - punch, x-ray control (1.0.P.) :		61.40	1
	- open biopsy or taking of bone graft by other than operating surgeon			
Z214	(I.O.P.)	4	122.90	4
E563	Joint - via arthroscope		9.25	
7221	- needle (I.O.P.)		41.35	2
R409	- open finger	2	142.20	1
R410	- open wrist	3	180 <b>.</b> 30 82 <b>.</b> 50	4
Z228	Muscle (I,0.P.)		02,30	7
	Decompression - Denervation			
N290	Decompression median merve at wrist (carpal tunnel syndrome)	3	129.30	1
	Exploration and/or decompression and/or transposition and/or neurolysis of			
N285	major nerve (excluding carpal tunnel nerve)	4	212.70	4
	Incision and Drainage (Osteonyelitis)	2	155 00	1
R219	Incision and drainage - onalanx/metacarpal/carpus	3	155.00	7
R218	Sequestrectomy - pnalanx/metacarpal/carpus	3	122.90 205.60	1
R217 R409	Saucerization and bone graft phalanx/metacarpal/carpus	-	142.20	1
R410	Incision and drainage - joint (finger)	3	180.30	4
R534	Tendon sheath	3	125.20	4
AJJ4	ICHURI BICUCI **********************************	-		
	Examination/Manipulation			
	Manipulation - hand/wrist			
7222	- under general anaesthetic (I.O.P.)		20.10	1
	- without general anaesthetic, see page 63.			
2216	Excision - Bone	2	207 50	5
R316	Proximal row carpectomy	3	287.50 181.95	7
R285 R317	Carpal - bone (one)  Dorsal exostosis (triquetrum)	3	160.30	:
R286	Radial styloid	3	198.90	1
R283	Phalany/metacarpal	3	163.30	1
R272	Bone tumbur (See Preamble Para B.32)	I.C.		I.C.
	/			

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code	G ENTINO OF THE PROCECURETE STOTE OF CORE OF	Asst	Surg	Anaes
	HAND and WRIST - Cont'd.	/03C	July	reides
	Evaluies laint			
R425	Excision - Joint Supplyor transformation of the second sec	2	101.00	
R414	Synovectomy/capsulectomy/debridement - finger joint	3	191.80 287.90	4
R407	Synovectamy of extensor tendons	3	188.65	4
R418	Synovectomy/debridement - wrist	3	287.90	4
R492	Radio-ulnar meniscectomy		196.70	4
		•	130,70	7
	Excision - Muscle and Tendon			
R522	Muscle - simple (See Preamble Para B.32)	3	163.80	I.C.
R523	- complex (See Preamble Para B.32)	4	411,20	I.C.
R550	Tendon sheath - single	3	201.65	4
E572	- each additional, add		71.70 1	(max .)
R551	Fascia for Dupuytrens - simple or complex	3	275.70	4
	5 1 1 0 11			
R549	Excision - Ganglion Simple or complex	2	100 m	
K049	Slimble or complex	3	100.00	4
	Reconstruction - Bone			
R257	Osteotomy - phalanx - terminal		136.70	4
R258	- phalanx - middle proximal or metacarpal	3	162,30	4
E591	- each additional	-	35.40	
R321	Pseudoarthrosis - phalanx, metacarpal	3	220,90	4
R322	- scaphoid	3	252,85	4
	Reconstruction - Ligaments			
R597	Simple/single repair - wrist		196.90	4
R548	Extensive/multiple repair - wrist	3	333,60	4
R601	Metacarpal phalangeal repair	3	204,80	4
	Reconstruction - Nerve - see page 146.			
	Theories debroit her te see page 210g			
	Reconstruction - Tendon			
R557	Tenoplasty - one	3	190,00	4
E050	- each additional, add		65.10	
R559	Tendon graft - one	3	259.90	4
E052	- each additional, add		102,80 1	
R586	Reconstruction of flexor tendon pulley, per finger	2	82.50	4
R554 E051	Silicone rod insertion - one	3	245 <b>.</b> 40 112 <b>.</b> 20	4
R563	Transplant/transfer - single	3	239.50	4
E054	- each additional, add	,	77,60 1	
R578	Tendon repair - extensor - single	3	107.10	4
E580	- each additional, add	_	40.00	
R585	Tendon repair - flexor - single	3	200,90	4
E581	- each additional, add	•	74.80	
	Mallet finger - closed		visit fee	
R574	- K-wire		111.65	4
R573	- open		122.70	4
	Boutonniere - closed		visit fee	
R577 R582	- open		122 <b>.</b> 90 205 <b>.</b> 60	4
KD6Z	- late	J	£03,00	4
	Reconstruction - Extremities			
R602	Pollicization	6	493.10	6
R603	Digital reimplantation involving microvascular and neuro anastomosis		1323 30	8
R604	Revision of R602, R603 (See Preamble Para B.32)	I.C.	I.C.	I.C.
R605	Reconstruction and plastic repair of traumatically amputated extremities			
	(See Preamble Para B.32)	I.C.	I.C.	I.C.

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	HAND and WRIST - Cont'd.			
	Release - Tendon			
R575	Tenolysis - flexor or extensor tendon of one digit	3	163,80	4
E537	- each additional digit (max. 2), add		74.00	
R541	Flexor tenolysis with pulley preservation	3	236,30	4
7247	- finger - one		41.35	4
Z248	- two		61.40	4
<u>72</u> 49	- three or more		82.70	4
Z231 R536	- palmar or plantar		61.40 89.80	4
R537	Tendon release (open) - finger/palm	2	115.80	4
E571	- more than one, add	•	74.00	
	Reduction - Fractures			
F004	Phalanx - no reduction, rigid immobilization		41.35	
F005	- closed		84.30	4
E558 F007	- each additional	A	18 <b>.</b> 50 148 <b>.</b> 10	4
F00/ F008	- open	4	41.35	4
F009	- closed, one or more		84.30	4
F011	- Open	4	141.00	4
E559	- each additional add, (open)		40,50	
F006	Intra-articular - closed		65.80	
F010	- open		141.00	4
F012	Bennett's - no reduction, rigid immobilization		41.35	
F013	- closed		102.00 182.70	4
F015 F102	- open	4	41,35	4
F016	- closed, one or more		97.70	4
F017	- open, one or more		188.30	4
F018	Scaphoid - no reduction, rigid immobilization		41.35	
F019	- open	4	205,60	4
F020	- excision	4	163,80	4
	Reduction - Dislocations			
DO01	Finger - clased - one		48.40	4
E576	- each additional, add	2	8.40	4
D003 D004	- open		164.60 48.40	4
E577	Metacarpal/phalangeal - closed - one		8.40	4
0006	- open		154.40	4
0007	Carpal - closed		108.70	4
8000	- open	3	204,80	4
	ELBOW and FOREARM			
	A			
R613	Amputation Through radius and ulna	4	259.90	5
R614	Elbow disarticulation	4	245.80	5
10014	LIDON GIOGICATON			_
	Arthrodesis		200 00	
R466	Elpow	3	330,80	4
	Arthroplasty		000 15	_
R281	Ulna replacement (lower end)	. 3	252.10 213.50	4
R288 R499	Implant radial head	. 3	341.90	7
R499	Complete arthroplasty replacement		415.50	8
R510	Interposition arthroplasty	6	370.00	7
E564	Revision of elbow arthroplasty, and 35%			

Code	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.	Asst	Surg	Anaes
	ELBOW and FOREARM - Cont'd.			
R209 R211 R212 R213 R221 R224 R230 R232 R233	Arthroscopy Diagnostic arthroscopy - with Synovial biopsy - with Removal of loose body, screw - with Drilling of defect (includes removal of loose body) - with Debridement - local - with Synovectomy - partial - with Pinning of osteochondral fragment	3 3 3 3 3 3 3 3	82,50 91,00 217,40 267,80 267,80 326,90 220,55 463,20 267,80	4 4 4 4 4 4 4 4
R445	Arthrotomy Elbow, loose body, etc.	3	169,35	4
	Aspiration/Injection - see page 58.			
7225 7214 E563 R432 7228	Biopsy Bone - needle (I.O.P.)  - open (I.O.P.) Joint - via arthroscope - open Muscle/soft tissue (I.O.P.)	3	61.40 122.90 9.25 144.10 82.50	4 4 4
R495 Z783 Z251	Decompression/Denervation Fasciotomy for compartments syndrome (not including secondary closure wound) Secondary closure Cathetr - insertion (I_O_P_) - monitoring	3	271.75 82.50 41.35 isit fees	4
N190 R426	Exploration and/or decompression and/or transposition and/or neurolysis of ulnar nerve (elbow)  Denervation - elbow	4 3	178,80 218,60	4
R228 R231 R229 Z226 R445	Incision and Drainage (Osteomyelitis) Acute, incision and drainage	3 3 3	256.80 301.70 384.00 82.50 169.35	4 4 4 4
7222	Examination/Manipulation Manipulation under general anaesthetic ( $I_*0_*P_*$ ) - without general anaesthetic, see page 63.		20.10	4
R287 R286 R643 R290 R291	Excision - Bone Radial head	3 3 3 3 3	184.70 198.90 163.80 176.40 262.30	4 4 4 4
R595	Excision - Bursae Olecranon	3	85,85	4
R421	Excision - Joint Contents Synovectomy/capsulectomy/debridement, etc.	3	264.70	4
R524 R517	Excision - Muscles Myositis ossificans Foreign body removal	4	245 <b>.</b> 80 91 <b>.</b> 40	5 4
R591 R592	Excision - Tumours Soft tissues - superficial (See Preamble Para B_32) - deep (See Preamble Para B_32)		163 <b>.</b> 80 411 <b>.</b> 20	I.C. I.C.
R294 R295 R293	Excision - Bone Tumours Exostosis Simple excision Extensive with replacement	4 4 4	139.80 245.40 575.00	4 4 6

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	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.	Acet	Cuero	Anne
Code		Asst	Surg	Anaes
	ELBOW and FOREARM - Cont'd.			
	Reconstruction - Bone - Pseudarthrosis			
R323	Radius or ulna	3	258,20	4
R473	Radius and ulna	3	348.95	4
	Reconstruction - Bone - Osteotomy			
R259	Radius or ulna	3	252.45	4
R324	Radius and/or ulna reconstruction congenital abnormality, symostosis,etc	3	337,50	4
	Reconstruction - Fascia			
R476	Repair fascial defects - small	3	122.90	4
	- large with or without synthetic graft or rotation		005 15	-
R478	flap	4	246.15	5
	Reconstruction - Ligaments			
R597	Simple/single repair	3	196,90	4
R548	Extensive/multiple repair	3	333,50	4
	Reconstruction - Tendons	2	107.10	4
R578	Suture extensor tendon - single	3	107.10	4
E580	- each additional, add	2	40.00	4
R585	Suture flexor tendon - single	3	74.80	4
E581	- each additional, add	3	190.00	4
R557	Tenoplasty - single	2	65.10	4
E050	- each additional, add	3	171.70	Δ
R\$56 E599	Tenolysis - single	J	74.00	-
R563	Transposition/transplantation/transfer - single	3	239.50	4
E054	- each additional, add			1(max.)
R583	Steindler flexoplasty	3	287.50	5
	Release		*** ~	
R519	Muscles and tendons - simple, e.g. tennis elbow	4	115.30	4
R521	- radical, e.g. muscle slide	5	267.00	5
	Reduction - Dislocations			
0009	Elbow joint - closed reduction		71.10	4
D010	- open reduction - acute	3	214.05	4
R400	- repair chronic, recurrent	3	322.20	4
D012	Radial head - closed reduction, pulled elbow		32.90	4
0011	- open reduction - acute	3	163,80	4
R540	- recurrent	3	193,00	6
R558	- lace	4	303,30	6
	Parada Francis			
mac	Reduction - Fractures		57 "30	
F029 F037	Epicondyle - no reduction	3	106.70	1
F038	- open reduction		181,50	4
F039	Transcondylar/condylar - no reduction		57.30	
F040	- closed reduction	3	175.30	4
F045	- closed reduction with traction		265,45	2
F041	- open reduction		319.00	4
F034	Olecranon - no reduction, rigid immobilization		106.70	1
F035	- closed reduction	. 3	109.50	4
F036	- open reduction	. 4	190.50	4
F024	Radius and ulnar shaft - no reduction, rigid immobilization		57.30	,
F025	- closed reduction		126,00	4
F026	- open reduction	. 4	312.70	4
F014	Radius and ulna - Monteggia - no reduction, rigid immobilization		57,30	4
F022	- closed reduction		122.90	4
-	- open reduction of ulna plus closed reduction		205,60	1
F023	radial head	ر	اللوساء	-

Code	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.	Asst	Surg	Anaes
	ELBOW and FOREARM - Cont'd.			
F031 F032	Radius or ulna - no reduction, rigid immobilization	3	57 <b>.</b> 30 99 <b>.</b> 80 193 <b>.</b> 80	4
F033 F027 F028	Radius-distal, Colles', Smith's, Barton's, etc.  - no reduction, rigid immobilization  - closed reduction	3	57.30 93.10	4
F030 F021	- open reduction	4	183.10 213.30	4 5
1021	SHOULDER/ARM/CHEST	·	213.50	ŭ
	Amputation			
R617 R616	Forequarter	10 9	416.70 316.30	15 9
R615	High humerus	4	313.50	5
R467	Arthrodesis Shoulder	4	397.80	6
R438	Arthroplasty Humeral prosthesis	4	381.00	6
R487 R240	Total prosthesis	6 6	589,60 800,30	10 10
R498 E564	Removal prosthesis/no replacement		337.10	8
£304				
R209	Arthroscopy Diagnostic arthroscopy	3	82,50	4
R211	- with Synovial biopsy	3	91.00	4
R212	- with Removal of loose body, screw	3	217.40	4
R213	- with Drilling of defect (includes removal of loose body)	3	267 _• 80 267 _• 80	4
R221 R224	- with Debridement - local - total	3	326.90	4
R230	- with Synovectomy - partial	3	220.55	4
R232	- total	3	463,20	4
R233	- with Pinning of osteochondral fragment	3	267,80	4
R411	Arthrotany Shoulder	4	189,60	4
	Aspiration/Injection - see page 58.			
	Biopsy			
7220	Bones - needle/punch, x-ray control (I_O_P_)		61.40	4
Z214	- open (I _* 0 _* P _* )	4	122.90	4
E563	Joint - via arthroscope	4	9 <b>.</b> 25	4
R411 7228	- open	4	82,50	4
2220			02.00	-
R222	Incision and Drainage Humerus/clavicle/scapula - incision and drainage	4	222.90	4
R225	Sequestrectory	4	246.15	4
R223	Saucerization with bone graft	4	329,25	4
7226	Bursae/soft tissue		82,50	4
R411	Joint	4	189,60	4
7223	Examination and Manipulation  Manipulation under general anaesthetic (I.O.P.)  - without general anaesthetic, see page 63.		41.35	4
	Excision - Clavicle or Acromion	4	170 40	4
R298 R641 R214	Simple (includes ligament) Major Tumour (see Preamble para B_32) Malignant tumour with reconstruction (see Preamble para B_32)	I.C.	179.40 246.15 411.20	I.C. By Region
2000	Excision - Humerus	4	254,40	5
R292 R294	HeadExostosis	. 4	139,80	4
R294 R295	Renign tumour	4	245.40	4
R297	Malignant tumour with reconstruction	. 4	578,20	6

C- 4-	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	SHOULDER/ARM/CHEST - Cont'd.			
	Excision - Joint			
R422	Synovectomy and debridement	4	360.40	5
R512 R522	Excision of subacramial bursae	3	179.20	4
R523	Muscle/fascia - simple		163 <b>.</b> 30 411 <b>.</b> 20	I.C.
	Rotator cuff exploration (includes acromioplasty, excision of coraco-			
R416 R490	acromial ligament)  Acromio/sterno-clavicular meniscectomy	3	175.65 178.00	4
1450		3	1/0,00	4
0220	Reconstruction - Pseudarthrosis and Osteotomy		200 00	
R329 R325	Pseudarthrosis - clavicle	4 4	228,00 293,30	4
R260	Osteotomy - hunerus	4	247.90	4
R298	- clavicle	4	179.40	4
R235	- glenoid	4	236.70	4
	Reconstruction - Nerves - see page 146.			
	Reconstruction - Muscles/Soft Tissues			
R527	Muscle transplant - pectoralis major	6	368,20	6
R521	Muscle/tendon release	5	267,00	5
R526	Release - sternomastoid	5	250.90	5
R353	Scapulopexy - congenital elevation	6	326,90	6
R568	Trapezius/sternomastoid/transplant	4	287.50	4
R589	Tendon repair - biceps	3	193,20	4
R593	plasty, excision of coraco-acromial ligament)	4	268,60	5
	required, acromioplasty, excision of coraco-acromial ligament, excision			
R594	of distal clavicle)	4	395.30	5
	Reduction - Fractures			
F047	Tuberosity - no reduction		57.30	
F048	- closed reduction	3	100.00	4
F049	- open reduction (without cuff tear)	4	246.15	4
F053 F054	Neck without dislocation of head - no reduction		57,30	4
F055	- closed reduction	5	113 <b>.</b> 00 278 <b>.</b> 05	4 6
F050	Neck with dislocation of head - no reduction	J	57,30	0
F051	- closed reduction	3	156.00	4
F052	- open reduction	5	326.90	6
F042	Shaft - no reduction		57,30	
F043 F044	- closed reduction	3	125,20	4 4
	- open reduction	-	274 <b>,</b> 30 sit fees	4
F110	- closed reduction with anaesthetic	3 41	53,10	4
F118	- open reduction	4	196.10	4
F119	Scapula - no reduction		57,30	
F120	- closed reduction with anaesthetic	3	98,50	4
F121	- open reduction	4	205,60	5
F122 F123	Sternum - no reduction		57 <b>.3</b> 0 98 <b>.</b> 50	
F124	- closed reduction	9	76.50 I.C.	13
F125	- pleura closed (see Preamble para B.32)	4	I.C.	4
	Ribs - no reduction		isit fees	
F130	- complicated - pleura open (see Preamble para B.32)	9	I.C.	13
F131	- pleura closed (see Preamble para 8,32)	4	I.C.	4
	Reduction - Dislocations			
0014	Acromio-clav /sterno-clav - no reduction		57.30	
0025	- closed with anaesthetic	4	114.00	4
0023	- open reduction	4	196.10	4

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code	OPENALITIES OF THE MUSCOLUSKELETAL STSTEM - CONT. 0.	Asst	Surg	Anaes
	SHOULDER/ARM/CHEST - Cont'd.			
R596	- open reduction - late	4	243.40	4
D015	- without anaesthetic		41.35	
D016	- with anaesthetic		94.30	4
0017	- open reduction - early	4	274.50	6
R472	- late	4	493.10	7
R401	- recurrent	5	322,20	5
	SKULL and MANDIBLE			
	Arthroplasty			
R433	Temporo-mandibular joint - unilateral	5	287,50	5
	Bioosy (I_O_P_)			
Z869	Bones - punch, simple		32.90	4
Z870	- punch, x-ray control		82.50	4
Z242	- open	4	163.80	4
7234	Incision and Drainage Mandibular sequestrectomy (I.O.P.)	7	231.60	7
LLST	Turkindia Sequestreeding (1808 s)		201,00	,
2070	Excision			1.0
R272	Bone - Tumour (see Preamble para B.32)	I.C.	I.C.	I.C.
R278	Maxilla, with exenteration of orbit and skin graft	4	438,35	7
R279	Maxilla advancement	4	362.30	8
R280	Mandible	4	290.70	7
R284	Mandibular condyle	4	227.60	5
R428	Temporo-mandibular meniscectomy	3	205,60	5
	Reconstruction			
R531	Facial paralysis - static slings	4	252.85	5
R532	- dynamic slings	4	328,50	6
R533	Composite repair for facial paralysis, plication of paralyzed muscles, and resection for paralysis of over active muscles	4	421.40	7
E597	- with meloplasty, add	7	71.70	,
	Orthograthic Surgery			
R382	Anterior dento-alveolar osteotomy, maxilla or mandible - one segment	6	661.70	10
R383	- two segments		767.20	10
	Posterior dento-alveolar osteotomy, maxilla			
R349	- one side		661.70	10
R351	- both sides, single segment	6	767 .20	10
R385	- both sides, separate segments	6	977.50	10
R462	- one side	6	661.70	10
R463	- both sides		977.50	10
R502	Total U dento-alveolar osteotomy, mandible		1011.40	10
R507	Total U dento-alveolar osteotomy, maxilla	6	1083,10	10
R511	Mandibular or maxillary visor osteotomy for alveolar hypoplasia	6	943.70	10
R386	Genioplasty - one segment	6	210.70	10
R387	- two segments, or for laterognathia		315.90	10
R388	- three segments		421.40 345.80	10 6
R480 R384	Mandibular osteotomies for prognathism - subcondylar		767,20	10
R518	- vertical ramus		767.20	10
V210	Mandibular osteotomies for retrognathia, any technique	•	. 0, 420	
R520	- advancement up to 10 mm	6	767.20	10
R529	- advancement 10 - 20 mm	6	872,00	10
R535	- advancement greater than 20 mm		1116.95	10
E588	- for apertognathia or laterognathia, add		210,70	

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd. Code Asst Surg Anaes SKULL and MANDIBLE - Cont'd. R379 661.70 20 - in two segments, add E961 244.20 E962 - in three segments, add ..... 489,20 R538 872,00 20 E963 244.20 E964 489.20 1083.10 R567 20 - in two segments, add -- in three segments, add -- .... E965 244,20 F966 489.20 R580 1255,50 20 E967 - in two segments, add ..... 210.70 E968 - in three segments, add ..... 421.40 F969 - with SMR, add ..... 168.60 E970 - with pharyngoplasty, add ..... 252,35 F971 - with closure alveolar fistula with or without bone graft, add ...... 315,90 E972 - with closure hard palate fistula with or without bone graft, add .... 421,40 R588 661_70 LeFort II maxillary osteotomy and advancement* 10
Construction glenoid fossa and zygomatic arch* 2389 1188,50 20 0305 1154,30 R396 661,70 Combined LeFort I and LeFort III osteotomy in nemifacial 2609 1255.50 20 R145 168.50 168.50 R618 5 R644 Coronaidectany ......4 252,85 Reconstruction unilateral mandible with bone grafts* R334 - partial ...... 4 337.10 R335 674.30 Reconstruction bilateral mandible with bone grafts* R645 674.30 10 R646 342.30 Oral vestibuloplasty - with secondary epithelization ...... 4 R647 168,60 R648 - with skin graft ..... 4 252_35 Temporomandibular ankylosis R649 379.70 5 R650 - with insertion of prosthetic device or muscle flap ...... 4 421.40 R651 - with construction of condyle and ascending ramus* ...... 4 548.20 Onlay bone grafts to face when not part of standard osteotomy for reconstruction* - mandible - unilateral ..... 7253 295,40 Z254 - bilateral ..... 379.70 Z255 - maxilla - unilateral ..... 295,40 - bilateral ..... Z256 379.70 - zygoma - unilateral ..... 7257 252.35 7258 - bilateral ..... 337.10 7259 - temporal - unilateral ..... 337.10 Z250 - bilateral ..... 421.40 - frontal - unilateral ..... 7261 337.10 7262 421.40 Z239 - one arch bar ......4 109.50 7240 - two arch bars ...... 4 168,60 1 R354 125,40 Removal intermaxillary fixation devices under general anaesthesia R652 - as sole procedure ..... 1 83_90

^{*}Includes harvesting of bone or cartilage grafts.

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	SKULL and MANDIBLE - Cont'd.			
	0.11			
	Orbito-cranial Surgery			
D200	Bilateral periorbital correction Treacher-Collins Syndrome with or			
R390	without bone grafts* (extra-cranial)	10	1398.95	20
R653	Bilateral periobital correction Treacher-Collins Syndrome with skull and	10	1700 00	oc
R654	muscle transpositions* (includes skull reconstruction)(intracranial)	10	1782,60	25 4
R655	Pericranial flap to orbit or face - unilateralbilateral		252 _. 85 337 _. 10	4
11000	- when in conjunction with coronal approach for main operation		33/•10	4
E973	- unilateral		147.30	
E974	- bilateral		244.20	
R378	LeFort III total maxillary advancement*	12	1677.00	25
R656	LeFort III and subcranial hypertelorism correction*	12	2132.30	25
R657	LeFort III and LeFort I maxillary advancement*		1922.00	25
	LeFort II, subcranial hypertelorism correction, Le Fort I maxillary			
R658	advancement*	12	2410,40	25
	Upper LeFort III advancement without occlusal change*			
R659	- unilateral	6	767.20	10
R675	- bilateral		1188,60	25
R676	Forehead advancement (bone grafts not included) - unilateral		977.50	25
R393	- bilateral		1188,60	25
R394	Cranial vault reshaping* - anterior or posterior half		1255.60	20
R677	Total cranial vault reshaping*	12	1710.90	25
R398	Medial transmasal canthopexy - unilateral	3	340.70	6
E557	- when done in conjunction with another procedure		126.40	_
R399	Lateral canthoplasty - unilateral	3	168,60	6
E930	- when done in conjunction with another procedure		83,90	~
R376	Hypertelorism correction, intracranial approach*	12	1922,00	25
R377	Hypertelorism correction, subcranial U osteotomies*		1605.30	25 20
R678	Hypertelorism correction, medial orbital wall osteotomies*		1011.40 1327.30	20
R679 R391	Hypertelorism correction, medial and lateral orbital wall osteotomies*		1605.30	25 25
R392	Orbital dystopia* - intracranial approach		1222.50	20
NJ32	Late correction traumatic enophthalmos (Tessier Technique - total	10	1222.50	20
	periorbital stripping and bone grafts)			
R680	- intracranial	12	1643.90	25
R681	- extracranial	10	1188.60	20
	Harvesting of bone graft when not included			
Z263	- iliac bone graft		83,90	
Z264	- rib graft - one rib		126.40	
E97 <b>5</b>	- each subsequent rib		63,20	
Z265	- costochondral or chondral graft - one rib		189,60	
E976	- each subsequent rib		126.40	
Z266	- split cranial graft		168.60	
	Common for Commontion of Do mis Condesso Essial Stigmate			
	Surgery for Correction of Down's Syndrome Facial Stigmata Augmentation of zygoma (bilateral)			
Z267	- with prosthetic implant		151.60	
Z268	- with autogenous bone or cartilage*		189,60	
	Augmentation of chin			
<b>Z</b> 269	- with prosthetic implant		126.40	
Z270	- with autogenous bone or cartilage*		156,00	
Z271	Horizontal resection, red lower lip		151,60	
	Doduction Engatures			
	Reduction - Fractures Orbit			
	Open reduction rim/wall fracture			
E173	- zygomatic fracture dislocation	4	227.60	6
E174	- blowout fracture of floor	4	265.45	6
				-

^{*}Includes harvesting of bone or cartilage grafts

# THE ONTARIO GAZETTE

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code	SKULL and MANDIBLE - Cont'd.	Ass	st Surg	Anaes
E175 F143 F144	- secondary repair by combined or orbital approach Middle 1/3 facial Cranial-facial separation Nasal bones (including septum)	5	392 <b>.</b> 30 353 <b>.</b> 70 446 <b>.</b> 60	6 8 10
U.V.C. F136 F137 F129	- no reduction - closed reduction - open reduction - if within 2 weeks of injury - delayed, not including septum		visit fees 83.90 210.70 210.70	4 5 5
U.V.C. F138	Mandible - no reduction - no wiring of teeth - closed reduction - including wiring of teeth - open reduction (may include wiring of teeth)		visit fees 210.70	5
F139 F146 F140	- one side	4 I.C	282,00 I.C.	5 I.C. 4
U.V.C. F150 F141 F142	Maxilla - no reduction	4	visit fees 210.70 122.10 324.50	5 5 6
0062 0063	Reduction - Dislocations Temporo-mandibular joint - closed reduction - open reduction	5	42.10 210.70	4 5
	SPINE			
R459 R419 E573	Arthrodesis Anterior or posterior fusion of one level	7	334,00 465,50 72,50	10 10
E567 E568 E929	Fusion with other procedure(s)  By same surgeon - one level, add		206.40 262.70 68.10	
R493 R494 E924 E574 E548	- one level - multiple levels - anterior cervical interbody fusion, per level, add Repeat fusion, to any fusion, not to apply to N337, add With instrumentation, add		263,90 310,35 102,00 173,30 117,20	
	Aspiration/Injection - see pages 45 and 58.			
Z868 R274 R275 Z228	Biopsy Bone - needle (I.O.P.)  - open - posterior approach  - anterior approach  Soft tissue - open (I.O.P.)	6	122,90 205,60 263,10 82,50	4 7 8 4
R447 R452	Decompression - Anterior, Anterolateral or Posterolateral Simple anterior cervical discectomy Simple anterior lumbar discectomy Anterior cervical spinal cord or nerve root decompression, including		337 <b>.</b> 90 415 <b>.</b> 90	10 10
N182 R397	removal of disc or vertebral body, single disc level	8	512,80 1228,00	10 13
N186	Anterolateral or posterolateral decompression, lumbar or thoracic spine, single disc level  For thoracotomy or laparotomy by separate surgeon use M137 (page 104), S312 (page 124)	9	918,45	13
E928	(hoge 124) Each additional disc level decompressed - to R447, R452, N182, N186, aod		221,30	

# THE ONTARIO GAZETTE

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	SPINE - Cont'd.			
	Decompression - Posterior			
R451	Cervical hemilaminectomy for disc disease, with or without foraminotomy Lumbar hemilaminectomy for disc disease including removal of soft disc or	6	485,20	10
R457	osteophyte	6	354.50	8
E565 E566	Multiple levels, to R451, R457, only per additional level, add		61.00 65.80	
N185	Posterior laminectomy one or two levels, cervical, thoracic, lumbar Repeat posterior exploration or reopening of posterior exploration, more than six months after original procedure, includes foraminotomy,		512,80	9
N337 E914	discectomy or neurolysis	8	553.00 132.70	10
E915	Foraminotomy, to R457, N185 and N337 per foramen decompressed, add		68.10	
E907	Opening of dura (associated with any decompressive procedure), add		131.90	
E926	Spinal duroplasty (applies to any spinal procedure), add		200,90	
	Incision and Drainage (Osteomyelitis)			
R251	Bone - incision and drainage only	4	256,00	4
R234	Sequestrectany - anterior	7	534.10	10
R254 R270	- posterior	4	304.80 657.70	4 10
R252	Saucerization with bone grafting - anterior	4	371.80	5
Z226	Soft tissue	7	82.50	4
<b>Z</b> 215	Examination/Manipulation Manipulation under general anaesthetic (I.O.P.)  - without general anaesthetic, see page 63.		32,90	4
	Excision - Bone			
R373	Spinous process		205,60	4
R374	Lamina or transverse process	6	328.50	8
R450 R455	Part of body or pedicie	9	493,10 821,60	8 13
DC 24	Excision - Muscle/Soft Tissue		163 90	T.C
R634 R635	Tumours - simple radical resection		163 <b>.</b> 80 411 <b>.</b> 20	I.C.
11000	radical resection			
0202	Reconstruction - Osteotomy (includes fixation /fusion)	0	616 20	12
R303 R636	Anterior - via chest		615.20 657.70	13 9
R271	- via chest and abdomen		740.40	13
R296	Posterior		582.10	9
E549	- with rib or transverse release, add		104,60	
R310 R264	Circumferential		986 <b>.</b> 20 864 <b>.</b> 10	9 12
K204	CETVICAL	10	004.10	12
	Instrumentation - Deformities			
0250	Anterior (Dwyer etc. includes fusion/discectany)	^	1070 10	17
R350 R359	- via chest or abdomen	9	1079.10 1187.85	17 17
R362	Posterior (Harrington) - with or without fusion		654.60	12
R369	Readjustment of instrumentation		122.90	4
E533	Harrington instrumentation to sacrum or pelvis, add		65.80	
E534	Harrington instrumentation, for each level over 6, add		15.95	
E554 R371	- with posterior osteotomy, add	8	124.85 991.70	12
E535	Segmental instrumentation to pelvis, add to R371		130.75	16
E536	Segmental instrumentation, for each level over 6, add		26.00	
R461	Removal of - anterior instrumentation		245.80	8
R348	- posterior instrumentation	8	222.10	8

Code	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.	Asst	Surg	Anaes
	SPINE - Cont'd.			
	Revision of entire instrumentation			
R346		0	1007.00	***
R336	- with fusion		1027.20	12
R365	- without fusion	8	821.60	12
R366	Electrical stimulation	8	431.65	10
R367	- with muscle stripping of spine	8	616.00	12
R368	Repair or replacement of electrodes	8	203,20	10
R464	Removal of electrodes	8	216.20	8
R361	Muscle stripping spine prior to surgery	0	163 <b>.</b> 80 246 <b>.</b> 90	8
Note:	R361 and R464 allow full benefit if followed by surgery for correction of	2	240,90	4
	scoliosis in same hospitalization.			
	Anterior release including Halo traction			
R358	- via chest or abdomen	a	463,20	13
R357	- via chest and abdomen	0	575.00	13
R356	Localizer cast	,	112.60	4
			115,000	7
	Reduction - Fractures or Fracture Dislocations			
U.V.C.	Fracture of spine without procedure	V	isit fees	
2236	Skull calipers (I.O.P.)		42,50	
Z241	Halo traction (I.O.P.)		68.10	
2246	Reapplication of Halo traction (I.O.P.)		42.50	
E562	Counter traction pins or vest - add		91.00	
F103	Closed reduction	5	171.70	5
F105	Open reduction - posterior approach		263.90	10
F107	- anterior approach	7	310.35	10
E913	With spinal cord injury, and (when total care by operating surgeon)		131,90	
	With irrigation, including opening of dura, to fractures when compined			
E927	with decompressive procedures, add		263,90	
E567	Fusion by same surgeon - one level, add		206.40	
E568	- two or more levels, add		262.70	
0400	Fusion by different surgeon			
R493 R494	- one level, add		263.90	
E548	- two or more levels, add		310,35	
LJ-40	With instrumentation, add		117,20	
	PELVIS and HIP			
2000	Amputation			
R631	Hemipelvectomy - hindquarter		675.80	15
R630	Hip disarticulation	10	381 <b>.2</b> 0	10
	Arthrodesis			
R469		_	225 50	_
R514	Sacro-iliac joint	5	335,60 328,50	5 6
R470	Hip		597.10	8
		,	357.10	0
	Arthroplasty			
R439	Unipolar		416.70	8
R440	Bipolar		592.35	8
R241	Revision total arthroplasty nip (includes acetabular reconstruction)	3	827.30	8
R442	Surface replacement	8	719.95	8
E589	Bone graft to acetabulum, and		85.70	
E593	Acetabular reconstruction (extensive, including bone grafts), add		164.80	
E570	Revision, add 35%			2
R481	Reattachment of greater trochanter (late)		246.15	8
R443	Removal only - non cemented		379.70	8
R488	~ cemented	3	473,40	8
	Arthroscopy			
<b>Z</b> 218	Hip joint (I.O.P.)		82,50	4
E595	Preceding surgery (same surgeon)		52,50	4
	and and any and and any any any and any any and any any and any and any any and any and any and any and any and any		DC #30	
	Arthrotomy			
R547	Sacro-iliac joint	5	246.15	6
R415	Hip - with removal of loose body		256.00	6

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code	PELVIS AND HIP - Cont'd	Asst	Surg	Anaes
	Aspiration/Injection - see pages .			
Z290	Hip - infant or child, under general anaesthesia	3	53.95	4
	8iopsy			
Z212	Bone - punch needle (I.O.P.)		61.40	
7217	- under general anaesthetic (I.O.P.)		61.40	5
Z214	- open (I.O.P.)		122,90	4
E563	Joint - via arthroscope	_	9,25	
R415	- open	5	256.00 82.50	6 4
Z228	Soft tissue - open		02,30	4
	Denervation/Decompression		107.00	4
N188	Decompression of lateral femoral cutaneous nerve	4	127.60	•
N177	Exploration and/or decompression of sciatic nerve	D	357,60	6
N285	major nerve	4	212.70	4
R427	Denervation of hip	4	328,50	5
20.50	Incision and Drainage	2	246.15	4
R269	Rone, incision and drainage Sequestrectomy	ر 1	321.80	4
R249	Saucerization and bone graft	4	532.50	5
R250 Z226	Bursae/soft tissue (I.O.P.)	•	82.50	4
R415	Joint	5	256.00	6
7413	OUTIL	•		
	Examination/Manipulation			
Z252	Manipulation - under general anaesthetic (1.0.P.)		32.90	4
	<ul> <li>without general anaesthetic, see page 63</li> </ul>			
	Excision - Bone			
R639	Simple cyst, etc.	4	287.50	4
R330	Major resection tumour	4	411,20	6
R216	Padical resection timour	8	657.70	8
F115	COCCYX	4	177,00	4
R315	Head and neck, femur	4	384.00	6
	Fatalan Marila			
R522	Excision - Muscle Simple		163,80	I.C.
R523	Complex		411.20	1.0.
R524	Myositis	4	245.80	5
1/324	19031013			
	Excision - Joint	5	399,40	5
R423	Synovectany/debridement	5	355.40	J
	Excision - Bursae			
R590	GT trochanteric/ischial	3	170.50	4
100	di di di alia di 19 i santa i santa di alia di			
	Reconstruction - Pseudarthosis			
R364	Pelvis	I.C.	493.10	I.C.
R328	Нір	ь	405.30	6
	Reconstruction - Osteotomy			
R265	Pelvis - infant	8	338.70	8
R273	- other	8	493.10	8
R263	Hip	5	457.65	7
	Reconstruction - Muscle/Tendon	5	267.00	5
R521	Muscle release	,	41.35	4
7232	Closed adductors - tenotomy (I.O.P.)  Open adductors - tenotomy (I.O.P.)		82,50	4
Z233 R545	lliopsoas - tenotomy	5	226.10	5
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Code	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.	Asst	Surg	Anaes
	PELVIS and HIP - Cont'd.			
	Reconstruction - Tendon Transfer			
R570	Il iopsoas	5	441.50	6
R <b>56</b> 9	Abductor		287.90	6
	Reduction - Fractures			
U.V.C.	. Coccyx - no reduction	v	isit fees	
F115	- excision		177,00	4
U.V.C.	Pelvic ring - no reduction		isit fees	
F134	- closed reduction	3	376.50	4
F135	- open reduction	6	577.40	8
U.V.C.	. Sacrum - no reduction		isit fees	
	. Femoral neck trochanteric, subtrochanteric - no reduction		isit fees	
F098	- closed reduction/traction		362.30	4
F099	- open reduction - pin only	6	346.20	8
F100 F101	- pin and plate		424.60	8
R600	- primary prosthesis - delayed/staged graft		372,60	8
KOOO	- delayed/scaged graft	0	245.80	8
R607	- closed reduction/traction	6	328.50	8
R642	- closed reduction/internal fixation	6	328.50	3
R627	- open reduction/fixation		493.10	3
			•	
	Reduction - Dislocations			
0.7.0.	Acetabulum - no reduction		isit fees	0
D046	- open reduction - lips - one pillar	1	519 <b>.</b> 90 821 <b>.</b> 50	8 10
D047	- two pillars		1232.00	12
D042	Hip - closed	0	227.25	Δ
D043	- open	7	344,50	7
R628		7	657.70	10
0059	Sacro-iliac - closed, traction, spica, etc		364.30	5
D060	- open	5	503.30	5
U.V.C.	. Sacro-coccygeal - closed		isit fees	
0061	- open, removal of coccyx	5	163.80	5
R404	Congenital hip - closed (includes tenotomy and cast)		161.70	4
R405	- repeat (includes cast)	,	112.05	4
R406	- open (includes tenotomy and arthrotomy)	/	400.70	7
	FEMUR			
2005	Amputation	_		_
R625	Gritti-Stokes or Callander		258.75	5
R626	Through femur	5	259.70	5
	Biopsy (I_O_P_)			
7869	Bone - core, punch		32.90	Δ
Z870	- x-ray control/general anaesthetic		82.50	4
7242	- open	4	163.30	1
7228	Soft tissue - open		82.50	4
R256	Injection into bone cysts		99.25	
	Incision and Drainage (Osteomyelitis)			
R242	Incision and drainage, bone	3	276.50	4
R245	Sequestrectomy	3	335.20	4
R243	Saucerization and graft	5	526,20	5
7226	Soft tissue		82.50	4
	Excision - Bone			
R314	Simple cyst/exostosis	4	191.40	4
R330	Bone tumour - simple		411.20	6
R216	- with reconstruction/graft	8	657.70	8

O. Reg. 215/86

Code	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.	Asst	Surg	Anaes
	FEMLR - Cont'd.			
R522 R523 R328	Excision - Muscle Simple	6	163.30 411.20 405.30	I.C. I.C. 6
R632 R633	Reconstruction - Fascial Simple Complex with or without synthetic graft or rotation flap	3 4	163 <b>.</b> 80 341 <b>.</b> 90	4 5
R262 R215	Reconstruction - Osteotomy Femoral shaft	4	452 <b>.</b> 10 328 <b>.</b> 50	5 6
R333 R332 R340 R341 R343 R344	Reconstruction - Leg Length Operations Femoral shortening - all types Femoral lengthening - all types Femoral epiphysiodesis Tibial and femoral epiphysiodesis Femoral stapling Tibial and femoral stapling	4 4 4 4 4	408.00 460.00 255.60 362.30 265.30 328.50	4 5 5 4 5
R589 R587 R530 R561 Z197 R543 R562 R557 E050 R571 E049 R524	Reconstruction - Muscles/Tendons Quadriceps repair - simple	3 3 4 3 3 3 3	193.20 328.50 323.70 160.30 41.35 164.00 143.00 190.00 65.10 260.50 74.00 245.80	4 4 4 4 4 5 1(max.)
U.V.C. F094 F095 F097 F096	Reduction - Fractures Femoral snaft/supracondylar - no reduction - cast - bed rest - closed reduction - traction - infant or child - adult or adolescent - closed reduction - cast - open reduction	3 3 3	visit fees 219,00 345,30 219,30 419,05	5 4 4 4 8
R625	KNEE Amoutation Through knee - disarticulation	5	258,75	5
R468	Arthrodesis Knee	3	341.50	5
R509	Arthroplasty Patellar arthroplasty Hami-arthroplasty	3	205,60	5
R482 R483	- single component (e.g. MacIntosh)	6	298 <b>.</b> 50 379 <b>.</b> 70	6 6
R443	- doubte component (e.g., Marmar)  Total replacement/both compartments	8	526.20	8
R244	Revision total arthroplasty knee		711.30	3
E598	With associated patellar replacement or patelloplasty, add		79.95	
R496	- without replacement	4	205.60	5
R497 E564	- without replacement	4	312.70	5

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Code	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.	Asst	Surg	Anaes
	KNEE - Cont'd.			
	Arthroscopy			
	The state of the s			
R190	Diagnostic arthroscopy	3	82.50	4
R191	- with synovial biopsy	3	91.00	4
7192	- with trimming of plica, tissue, meniscus	3	107.90	4
R193 R194	- with removal of loose body, screw - with resection of plica	3	217.40 129.00	4
R195	- with lateral release	3	176.05	4
R196	- with synovectomy - anterior, 1 compartment	3	165.20	4
R197	- with synovectomy - anterior, more than 1 compartment	3	277.30	4
R198	- with synovectomy - total, anterior and posterior	3	463.20	4
R199	- with drilling of defect (includes removal of loose body)	3	267.30	4
R203	- with pinning of osteochondral fragment	3	267,30	4
R204	- with debridement - 1 compartment	3	267.30	4
R205	- with debridement - more than 1 compartment	3	326.90	1
R206	- with abrasion arthroplasty	3	299.30	4
R207 R208	- with menisectomy	3	258.40	4
K2U6	- with repair medial or lateral meniscus	3	253.40	4
	Arthrotomy			
R412	Knee- with or without removal of loose body	3	176.40	1
R413	Osteochondritis dissecans with drilling and/or internal fixation	3	226,35	1
	Assimation and listing on page 50			
	Aspiration - see listing on page 58.			
	Biopsy			
<i>Z</i> 870	Bone/joint - needle (1.0.P.)		82,50	4
7242	- open (I,O,P.)	4	163,30	4
E563	- via arthroscope		9.25	
Z228	Soft tissue - open (1.0.P.)		82,50	4
	Denervation/Decompression			
R426	Denervation of knee	3	218.60	4
N285	Denervation of gastrocnemius	4	212.70	4
7226	Incision and Drainage Soft Tissue (1.0.p.)		82,50	4
R444	Joint	2	163.30	4
	30.00		100	
	Examination/Manipulation			
7222	Manipulation - under general anaesthetic (I.J.P.)		20.10	4
	<ul> <li>without general anaesthetic, see page 63.</li> </ul>			
	Excision			
R431	Baker's cyst - simple	3	126,00	- 4
R434	- extensive	4	224.10	6
R501	Cysts of meniscus	3	107.10	4
R429	Meniscectory	3	204.40	4
R417	Debridement of joint without synovectory	3	246.55 365.10	5
2506	Synovectomy	3	126.60	1
R312	Patella - to include fascial repair	3	234.70	4
R318	Excision exostosis/cyst patella	3	107.10	1
neno	Reconstruction - Meniscus	2	anc en	-
R508	Suturing of medial or lateral meniscus	3	205,60	5
	Reconstruction - Muscles/Tendons			
R584	Tenoplasty - one	3	122.90	4
E050	- each additional, add	_	65.10	
R589	Suture of patellar or quadriceps tendon - early	3	193,20	4
R587	- late	3	328,50	4
R571 E049	Transplant of tendon - single	3	260.50 74.00	5
Z237	- each additional, and		41.35	1(max.)
Z238	- multiple		61.40	1
R564	- open - one	3	195.70	1
R566	- multiple	3	215.00	4
R516	Release patellar retinaculum	5	137.05	5

	OPERATIONS ON THE MISSISSIPPER CHARTEST CHARTEST CO			
Code	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.	Acct	Suma	Anzor
wwe.	KNEE - Cont'd.	Asst	Surg	Anaes
	Reconstruction - Ligaments			
R599	Ligaments - simple/one	3	306,80	4
R542	- extensive/multiple (including synthetics)		439.50	6
R484	- synthetic anterior/posterior cruciate	6	418.70	6
R <b>53</b> 9	- removal of synthetics	4	181 _20	4
	Reduction - Fractures			
F085	Patella - no reduction		57.30	
F087	- open reduction or excision with or without repair	4	233,55	4
F021	Osteochondral fracture - open reduction	4	213,30	5
	Reduction - Dislocations			
D038	Knee - closed reduction		176,20	4
D039	- open reduction	5	261,90	5
D040	Patella - closed reduction - without anaesthetic		52,80	
D031	- with anaesthetic		82,50	4
D041	open reduction - early		246.15	5
R255	- late	4	411,20	6
R403	- recurrent		317 <b>.</b> 20 411 <b>.</b> 20	5 6
R <b>515</b>	Congenital dislocation - knee (open)	4	411-20	0
	FIBULA and TIBIA			
	Amoutation			
R624	Tibia/fibula	5	259,70	5
	Biopsy			
Z870	Bone - simple - punch		82,50	4
Z242	- open	4	163.80	4
7228	Soft tissue - open		82,50	4
R256	Injection into bone cysts		99,25	
	Decompression/Denervation		071 75	
R495	Decompression of fascial compartments	3 -	271.75	4
Z783 7251	Secondary closure		82 <b>.</b> 50 41 <b>.</b> 35	
	Catheter insertion (I.O.P.)		visit fee	as,
N184	Decompression of posterior tibial or common perineal nerve		139.80	4
	Incision and Drainage (Osteomyelitis)			
R237	Incision and drainage, bone	3	261,50	4
R239	Sequestrectory	3	279,60	4
R238	Saucerization and bone grafting		348.75	4
2226	Soft tissue		82,50	4
	Excision	-		
R311	Exostosis/cyst	3	170,50	4
R210	Fibular head		163,80	4
R295	Tumour - simple	4	245.40	4
R253	- extensive with repair	I.C.	5/4 ₈ 80	I.C.
R246 R522	Excision bony ridge to include interpositional materials	3	163,80	I.C.
R523	- complex	4	411.20	I.C.
	, and the second			
0200	Reconstruction - Pseudoarthrosis Tibia/fibula	4	295,40	5
R326 R327	By-pass fibular graft	4	289.50	6
R372	Congenital pseudarthrosis	4	411.20	6
0000	Reconstructive - Osteotomy	3	319,40	4
R289 R403	Tibia and fibula - adult or child Tuberosity (Macquet)	4	317,20	5
K4U3				ŭ
	Reconstruction - Leg Length Operations	4	399,40	4
R331	Tibial lengthening	4	328,50	4
R458 R341	Tibial and femoral epiphysiodesis	4	362.30	5
R339	Tibial epiphysiodesis	4	273.30	5
R342	Tibial stapling - one side	4	163,80	4
R460	- both sides	4	205,60	4 5
R344	Tibial and femoral stapling	4	328,50	5

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code	FIBULA AND TIBIA - Cont'd.	Asst	Surg	Anaes
	Reduction - Fractures			
	Tibia with or without fibula			
F078	- no reduction, rigid immobilization	•	98,65	
F079	- closed reduction	3	152,80	4
F080 F081	- open reduction - shaft - medial or latral tibial plateau	4	302.50	5 5
E532	- both tibial plateaus, same knee, add 50%	4	334,80	5
F082	Fibula - no reduction, rigid immobilization		57,30	
F083	- closed reduction		85.50	4
F084	- open reduction	4	195.15	4
	FOOT and ANGLE		130,13	
	Amoutation			
R620	Metatarsal/phalarx disarticulation	4	132.30	4
E585	- each additional		40,00	
R621	Ray (single)	4	184.30	4
R623	Symes		242,20	5
R622	Transmetatarsal/transtarsal		199.70	4
R619	Terminal Symes	4	122,90	4
R466	Arthrodesis Ankle	3	330_80	4
R471	Interphalangeal		134_30	4
E575	- each additional	-	35.40	
R477	Metatarsophal yngeal	3	228,40	4
R474	Midtarsal/subtalar	3	298,90	4
R513	Triple	3	328,50	5
R475	Pan-talar, one stage	3	531.70	6
R485	Arthroplasty Add total applicament	6	361.90	6
R247	Ankle-total replacement		478.90	6 6
R479	Removal of prosthesis without replacement	3	163,30	6
NAI 3	Metatarsophalyngeal interposition	,	103200	0
R456	- single	3	122.90	5
E538	- each additional, add	•	32.60	•
R453	Metatarsopohalyngeal (Swansons, etc.)	3	245.80	5
R454	- multiple		328,50	6
R500	Removal - prosthesis without replacement		122,90	4
E564	Revision of arthroplasty, add 35%			
2000	Arthoscopy			
R209	- Diagnostic arthroscopy	3	82,50	4
R211	- with Synovial biopsy		91.00	4
R212	<ul> <li>with Removal of loose body, screw</li> <li>with Drilling of defect (includes removal of loose body)</li> </ul>	3	217.40	4
R213 R221		3	267 ₂ 80 267 ₂ 80	4
R224	- with Debridement - local total		326.90	4
R230	- with Synovectomy - partial		220.55	4
R232	- total	3	463_20	4
R233	- with Pinning of osteochondral fragment		267.80	4
	, , , , , , , , , , , , , , , , , , ,	-	20.	
	Arthrotomy			
R503	Ankle - removal of loose body, etc.	3	141.40	4
E539	- with osteotomy of malleolus, add		99,30	
R504	Mid tarsals	3	122.90	4
R505	Metatarsal/phalangeal	3	122,90	4
	Aspiration - see listings on page			
	Biopsy			
Z269	Bone - needle - punch (I_0_P_)		32.90	4
Z870	- punch - under general anaesthetic		82.50	4
Z242	- open	4	163.80	4
E563	Joint - via arthroscope		9,25	
R409	- open		142.20	4
Z <b>22</b> 8	Soft tissue - open (I_0_P_)		82,50	4
	Incision and Drainage			
R220	Incision and drainage - bone	3	192,80	4
R201	Sequestrectomy	4	163,30	4
	041			

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code	•	Asst	Surg	Anaes
	FOOT AND ANKLE - Cont'd.			
R202	Saucerization and bone graft	4	328.50	4
7226	Bursae (I_O_P_)		82,50	4
R503	Joints	3	141.40	4
Z228	Soft tissue (I_O_P_)	•	82.50	4
1220			02.50	
	Examination/Manipulation			
7222	- under general anaesthetic		20.10	
	Club foot, etc manipulation and cast/strapping			
Z235	- without anaesthetic		16.85	
7224	- with anaesthetic		32.90	4
	Excision - Bone			
R299	Phalanx	3	108.10	4
R309	Metatarsal head	3	148.50	4
F587	- each additional		35,40	
R305	Accessory navicular (scaphoid)	3	132.10	4
R302	Bunion/bunionette	3	127.80	4
R307	Calcaneal spur	3	118-15	4
R282	Exostosis (dorsal, subungual)	3	85.30	4
R308	Os calcis, talus	-	241.00	4
R301	Sesamoid, one or both	3	120.10	4
R306	Tarsal bar	-	195.30	4
R266	Tumour (foot) (see Preamble para B.32)	3	204.80	4
1/2.00		•	201,000	
R420	Excision - Joint Ankle synovectomy	3	232,20	4
R425	Mikit Syllytellily		191.20	4
R414	Metatarsophalangeal synovectomy - one	-	287.90	4
1444		•	20. 600	
R549	Excision - Soft Tissue Ganglion - simple or complex	3	100.00	4
R506	Bursa		126,60	4
R551	Fascia (Dupytrens) - partial or complete		275.70	4
R522	Muscle - simple	•	163.80	I.C.
R523	- camplex		411.20	I.C.
NJEJ			711000	
	Reconstruction - Pseudarthrosis	_	051 10	4
R363	Malleoli		251.10	4
R321	Tarsals/metatarsals/phalanx	3	220,90	4
	Reconstruction - Osteotomy			
R259	Os calcis	3	252.45	4
R276	Metatarsals and phalanx	3.	122.90	4
E596	- each additional		35.40	
R277	Midtarsal/tarsal		205,60	4
R337	Shortening metatarsal - one		191.40	4
R338	- two or more	4	231.60	4
	Reconstruction - Forefoot		100 10	
R430	Claw and harmer toe	3	128.40	4
E594	- each additional hammer toe, add	_	35.40	
R304	Hallux Valgus - Mayo, Keller		184.30	4
R355	- Joplin, McBride		226,50	4
R360	Major forefoot reconstruction - max	3	313.10	5
R446	Overlapping 5th toe	3	115,80	4

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	FOOT AND ANKLE - Cont'd.			
	Reconstruction - Club Foot			
R408	Posterior or medial release	4	265,45	4
R448	Posteromedial release, lateral shortening, tendon transfers and fusion	4	314.70	4
R546	Plantar fascia release (Steindler)	3	140.40	4
	Reconstruction - Ligaments			
R597	Ankle - one	3	196.90	-
R548	- extensive/multiple	3	333,50	4
	Reconstruction - Tendons			
R640	Exploration - tendon sheath	3	107.10	4
	Tenolysis - extensive release			
R556	- one	3	171.70	4
E599	- each additional digit (max. 2), add		74,00	
	Tendon transfer foot and ankle			
R565	- single	3	215,00	4
E055	- each additional, add			l(max.)
R572	Tenodesis	3	219.80	4
R560	Graft	4	215,00	4
E053	- each additional, add		80.50	
R557	Lengthening or shortening - one	3	190.00	4
E050	- each additional, add	2	65.10	
R578	Suture extensor tendon - one	3	107.10	4
£580 R585	- each additional	2	40.00	4
E581	Suture flexor tendor - one	3	200.90	4
R589	- each additional, add	3	74 <b>.</b> 30	4
R587	Achilles tendon repair - early - late - late	3	328,50	3
R579	Tenotamy (open) - one toe	J	74.00	-
R581	- more than one toe		163.30	2
7229	(closed) - one toe (T.O.P.)		41.35	4
Z243	- more than one toe (I_O_P_)		82.50	4
	Achilles or tibialis anterior/posterior		~ • • • • • • • • • • • • • • • • • • •	
R544	tenotomy - open	3	145.30	2
R555	- closed	-	112.20	4
F074	Reduction - Fractures		c7 20	
F074 F075	Ankle - no reduction, rigid immobilization	3	57.30	4
F076	- closed reduction - open - one malleolus	4	122 <b>.</b> 90 201 <b>.</b> 55	4
F077	- multiple malleoli or ligaments	4	254.70	5
10//	Ankle fracture with tibial Plafond burst	4	2040/0	5
F104	- closed	3	205.50	4
F108	- 0001	4	308.40	5
	Metatarsus - no reduction		300	
F061	- one or more		41,35	
F062	- with rigid immobilization		57.30	
F063	- closed reduction - one or more	3	83.10	4
F064	- open reduction - one	1	150,30	4
F065	- two or more	4	211.50	4
F070	Os calcis - no reduction - rigid immobilization		32.70	
F071	- closed reduction		137.05	4
F072	- open reduction	4	239,10	4
505.5	Phalanx - no reduction			
F056	- rigid immobilization - one		41.35	
E560	- each additional		10.00	
F058 F561	- closed reduction - one		61.00	4
F060	- each additional	1	12,50 145,70	4
1000	- open reduction	4	142.10	*

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.	A	C	
Code	FOOT AND ANKLE - Cont'd.	Asst	Surg	Anaes
	Tarsus excluding os calcis			
F066	- no reduction - rigid immobilization		82.50	
F067	- closed reduction	3	139.80	4
F068	- open reduction	4	201.25	4
	Intra-articular fracture - I.P. joint			
F057	- closed reduction		65.80	
F059	- open reduction	3	122.90	4
	Reduction - Dislocations		02.00	
D035	Ankle - closed reduction		93.90	4
D036	- open reduction		213.90	4
R402	<ul> <li>recurrent dislocation and/or subluxation</li> </ul>	. 4	311.50	5
DO27	Interphalangeal - closed		48,40	4
E578	- each additional		8.30	
D029	- open	4	128,40	4
D030	Metatarsophalangeal - closed		48,40	4
E579	- each additional		8.30	
0032	- open	4	138,60	4
0033	Tarsus - closed		124.85	4
0034	- open		214.45	4

### THE ONTARIO GAZETTE

	OPERATIONS ON THE RESPIRATORY SYSTEM			
Code		Asst	Surg	Anaes
	NOSE			
	Nasopharynx E_U_G_A_ of nasopharynx for malignant disease including biopsies (not to be charged if done in conjunction with T $\delta$ $A$ , adenoidectomy or			
Z298 R18I	quadroscopy) (I.O.P.)	4	33,50 417,50	7
R182	palatal split	7	311.30	10
Z296 Z297	- if only operative procedure performed		14 <b>.</b> 60 14 <b>.</b> 60	
	Incision (I_O_P_)			
Z301	Drainage of abscess or haematoma		45.70	4
Z302	turbinectany)		45.70	1
Z304	Excision Masal polyp (I.O.P.) - single		17.10	
Z305	- multiple or involving general anaesthetic (unilateral)		45.70	1
Z308	Choanal polypectomy (I.O.P.) - unilateral		45.70	4
Z309 Z310	Biopsy (I_O_P_) - single		14.60	1
Z311	- multiple or involving general anaestretic		41.70 8.50	4
Z312	anaesthetic		41.70	4
M010 M011	Excision of intranasal lesions by lateral minotomy approach		405.70 I.C.	7 I.C.
M012 M013 M014 M019	Reconstruction Septoplasty (when antrum lavage, polypectomy, turbinate reduction, intranasal ethnoidectomies or antrostomies are done in addition, add 50% of the appropriate fees to MD12 MD13, MD14, MD15, MD16, MD19, MD24). Partial septorminoplasty (excluding osteotomies) Septorminoplasty  - with autologous bone or cartilage graft from site other than nose  - with non-autologous graft or implant	3	206,20 296,20 397,30 567,10 445,30	* 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
R319 R320 Note:	Graft to nose - autologous, bone or cartilage (without septorhinoplasty) non-autologous or prostnetic implant (without septorhinoplasty) MD13, MD14, MD19, MD24, R319, R320 - claims for these procedures require OHIP authorization. (See Surgical Preample, paragraph (17)).	4	296.20 190.60	+
M015 M016 M017 E603	Septodermoolasty (to include fascial and other grafts) Repair of septal perforation Packing for localization of cerebrospinal minorrhea  - with fluorescein injection, add Endonasal augmentation for atrophic chinitis - unilateral (including		252.10 294.60 32.50 41.70	1 1
M018 M020	obtaining graft or preparing implant)	4	252 <b>.</b> 10 296 <b>.</b> 20	1
M021	Puncture and insertion of tube for choanal atresia - uni or bilateral		101.40	1
M028	Dilation of choanal atresia - uni or bilateral		60,30	4
M030 M031	- complex, to include necessary grafts and septoplasty tip and septum reconstruction only	4	508 <b>.</b> 10 208 <b>.</b> 70	1
	Treatment of Epistaxis (Nasal Haemorrhage)			
Z314 Z315	Cauterization (I.O.P.) - Unilateral		9.30	7
Z315	Anterior packing (I.O.P.) - unilateral		12 <b>.</b> 50 29 <b>.</b> 10	4
M027	Ligation of external carotid artery - unilateral	6	244_20	6
R788	Ligation of internal maxillary artery - unilateral	7	332.40	10
R789	Ligation of anterior artery ethnoidal - unilateral	5	244,20	5

	OPERATIONS ON THE RESPIRATORY SYSTEM - Cont'd.			
Code	NOSE - Cont'd.	Asst	Surg	Anaes
Z319 M054	ACCESSORY NASAL SINUSES Antrum or sinus lavage (1.0.P.) Antral puncture and/or lavage - uni or bilateral Maxillary, intranasal antrostomy - unilateral	1	35.05 101.40	4
	Maxillary, Caldwell-Luc (intranasal antrostomy included)	4	101,40	4
M055 M056	- unilateral	4	202,80	4
MU50 E947	Maxillectomy - partial or complete	7	638.00 252.10	10
Z318	Frontal trephine or sinusotomy (I.O.P.)		109.50	4
M058	Radical frontal sinusectomy		378.10	5
M063	struction or obliteration - unilateral or bilateral		588,40	10
M059	- unilateral	4	378.10	6
M060	Intranasal ethmoidectomy - unilateral		130.00	4
MD23 MO61	Luc with transantral approach)  Trans-septal sphenoidotomy or sphenoid sinusectomy	4	296 <b>.</b> 20 292 <b>.</b> 20	4 4
M064	External transethmoidol sphenoidotamy or sphenoid sinusectamy	7	503.30	10
M062	Vidian neurectomy - unilateral		209.50	4
M066	Closure of antral fistula - minor		81.10	4
M067	include Caldwell-Luc if necessary)		283,60	5
	LARYNX Endoscopies (I.O.P.) Laryngoscopy:			
Z321	Direct - with or without biopsy		50.40	6
Z322	- with removal of foreign body		87.40	6
Z323 Z343	<ul> <li>with removal of lesion(s)</li> <li>with dilatation of larynx, to include bronchoscopy if necessary</li> </ul>		121.70 166.20	6 6
Z324 E600	Indirect - with biopsy or removal of foreign body		29,10	6
2000	z323, z327, z328, z330, z342, z343, z348)		27,60	
M080	Introduction Teflon augmentation larynx		149,70	6
	Excision (to include laryngoscopy)			
M081	Laryngectomy - total		689.20	13
E882 E883	- with hemi thyroidectomy, add		145.70 219.00	
E884	- with subtotal thyroidectomy, add		307.20	
M082	Laryngofissure	6	365.50	8
M084	Laryngectomy - segmental, including reconstruction	6 .	730.20	9
M085	Arytenoidectomy or arytenoidopexy or lateralization procedure		324,50	8
	Repair ( to include laryngoscopy) Laryngoplasty - e.g. repair of stenosis and fractures, transections - not			
M090	to be billed with MO84		527.75	6
M089	Creation of tracheo-oesophageal fistula	3	162.30	4
Z320 Z303	Insertion of voice prosthesis (I.O.P.)  Removal of laryngeal stent or keel		21.10 85.10	4
2303	nemoval of farynged Stefft of Reel		03.10	4

### THE ONTARIO GAZETTF

Code	OPERATIONS ON THE RESPIRATORY SYSTEM - Cont'd.	Asst	Surg	Anaes
	TRACHEA AND BRONCHI			
	Preamble: (1)When laryngoscopy and bronchoscopy or oesophago-bronchoscopy are carried out as combined procedures, the physician should claim for one or the other but not both. (2)No claim should be made for bronchoscopy carried out immediately following thoracic surgery under the same anaesthetic by the same surgeon.			
	Endoscopy (I = 0 = P •)			
	Branchoscopy			
Z327 E632 E633	- with or without bronchial biopsy, suction or injection of contrast material with removal of foreign body, add with dilatation of stricture, add		92.20 52.30 36.40	6
E634	<ul> <li>with selective endobronchial blocker or catheter insertion, add</li> <li>with palliative endobronchial tumour resection including laser or</li> </ul>		36.40	
E635	cryotherapy, add  - with broncho alveolar lavage for obtaining specimens suitable for differential cellular analysis (for assessment of interstitial lung		52,80	
E636	disease), add		20.30	
E637	in situ; specimens labelled as to site, add		56.70	
E638 E622	<ul> <li>with transbronchial lung biopsy under image intensification only, add</li> <li>any bronchoscopic procedure for patients under 3 years of age, add</li> </ul>		60 <b>.</b> 30 65 <b>.</b> 00	
Z359	Repeat bronchoscopy for tracheobronchial toilet when performed within one		41.70	6
2239	week of another bronchoscopic procedure  Quadroscopy or panendoscopy - with or without biopsy (nasopharyngoscopy, laryngoscopy, bronchoscopy, oesopnagoscopy with or without gastroduo-		41•/0	0
Z355	denoscopy), using separate instruments in search of malignant disease Tracheo-bronchial aspiration ( $l_*0_*P_*$ )		148.90	6
Z344 Z345	First procedure  Subsequent procedures performed by same physician  (Not to apply to (1) operating surgeons, (2) when respiratory unit fees apply or (3) within the first two hours post-operatively.)		30 <b>.</b> 30 15 <b>.</b> 20	
Z326	Change of tracheostomy tube		9.25	
Z346 Z356	Transtracheal aspiration		18 <b>.3</b> 0 109 <b>.</b> 50	
<i>Z</i> 741	Incision (I.O.P.) Tracheotomy	3	128.40	6
E639	- with anterior cricoid split, add		64,20	
<i>7</i> 738	Insertion of Montgomery "T" Tube or similar laryngeol or tracheal stent	4	169.35	8
M099	Excision Segmental resection of cervical trachea	9	661.70	10
E631 M103	- with resection of cricoid, add	9	256.00 1055.50	13
M104	Carinal resection (without pulmonary resection)		673.50	15
E623	Re-operation after 30 days, add		338.70	
M100	Repair Tracheal rupture, transcervical	9	533.30	10
M101	Tracheal-bronchial rupture, transthoracic	9	707.35	13
	CHEST WALL AND MEDIASTINUM Excision			
M105	Chest wall tumoun, resection of 2 or 3 ribs or cartilages	9	421.40	13
E601	add		46,90	

	OPERATIONS ON THE RESPIRATORY SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	CHEST WALL AND MEDIASTINUM - Cont'd.			
E602	346 4444-144			
M107	- with sternal resection, add	9	144 <b>.</b> 90 661 <b>.</b> 70	13
N284	required	6	332,40	6
M106	Mediastinal tumour		529.30	13
M108	Ligation of thoracic duct - as sole procedure	6	334.80	6
M109	Repair Chest wall pleura - closed		I.C.	5
M110	- open		I.C.	13
M116	Chest wall fixation for trauma	4	285.10	6
E604	- for fixation of each additional rib exceeding four ribs, add		45.30	2
M117	Sternal fixation for trauma	4	204.80	6
R352	Pectus excavatum or carinatum repair (by reconstruction, not implant)	6	562.40	11
NOOL	rectus excuration of cut matchin repair (by reconstruction, not implant)	0	302,40	11
M111	Surgical Collapse Thoracoplasty - one stage	9	248.10	10
E605	add		45.30	
Z742	Phrenicotany (I_O_P_)	2	86,60	5
2142	rinaricology (1-0-7-)	3	80.00	5
	Incision			
Z353	Incisional biopsy of chest wall tumour (I_O_P_)	3	72,90	4
7354	Excisional biopsy of rib for tumour (I_O_P_)		115.80	6
7357	Thoracic window creation (I.O.P.)		185.90	7
Z358	Thoracic window closure (1.0.P.)		90.60	6
2330	INDIRECTE WITHOUT CIUSUI E (1-0-F-)	4	90,00	0
	Endoscopies (I _* O _* P _* )			
Z329	Mediastinoscopy		152,80	6
Z330	- with bronchoscopy - with transbronchial biopsy under image intensification (including		202,40	6
Z333	bronchoscopy)		224.50	6
Z348	- with bronchoscopy and mediastinotomy	3	285,10	6
Z347	Anterior mediastinotomy - when sole procedure performed	3	161.50	6
	LUNGS AND PLEURA Introduction - Thoracentesis (I_O_P_a)			
Z331	Aspiration for diagnostic sample		20.50	
7332	Aspiration with therapeutic drainage with or without diagnostic sample ••••		37.60	4
E606	Administration of chemotherapy or sclerosing agent, add		9.05	
	Total unilateral lung lavage with or without bronchoscopy using double			
Z334	lumen tube and single lung anaesthesia		248.10	13
		٠		
7226	Endoscopy (I _• 0 _• P _• )		00.60	-
Z335	Thoracoscopy (pleuroscopy) with or without pleural biopsy, suction, etc. ••		90,60	.5
	Incision			
Z340	Biopsy of lung, needle (I_O_P_)		74_80	4
Z336	Biopsy of pleura, needle (I.O.P.) - including diagnostic aspiration		37.60	4
Z341	Closed drainage effusion or pneumothorax, (I.O.P.)		51.20	4
E606	- with administration of chemotherapy or sclerosing agent		9.05	
7337	Rib resection for drainage (I_O_P_o)	6	103-20	6
M133	Thoracotomy for removal of foreign body	ā	318_20	13
M133	Thoracotany with or without biopsy		318,20	13
M134	Thoracotany for post-operative haemorrhage or empyema		318,20	13
M132	Thoracotomy with repair of ruptured diaphragm		413.50	13
in sc	moracology with repair of ruptured diaphilagis ************************************	9	413000	13

Code	OPERATIONS ON THE RESPIRATORY SYSTEM - Cont'd.	Asst	Surg	Anaes
	LUNG AND PLEURA - Cont'd.			
M130	Closure of broncho-pleural fistula (transthoracic or trans-sternal)	9	476,55	13
E609	<ul> <li>with intercostal muscle bundle, add</li> <li>with myovascular flap (pectoralis major, latissimus dorsi, rectus</li> </ul>		99,25	
E610	abdominus), add		215,00	
M135	Major decortication of lung for empyema or tumour	11	483,60	15
	Intercostal drainage with insufflation of sclerosing agent under general			
Z339	anaesthesia (I.O.P.)	4	148,90	6
	Excision			
Z338	Biopsy of pleura or lung - with limited thoracotomy (I.O.P.)		165.40	13
M138	Hilar lymphnode or lung biopsy with full thoracotomy	9	334,30	13
	Pneumonectomy with or without radical mediastinal node dissection or			
M142	pericardial resection requiring repair		779 <b>,2</b> 0	14
E612	<ul> <li>total extra-pleural pneumonectomy, add</li> </ul>		275.70	
E613	- sleeve pneumonectamy, add		202,40	
E614	- omental graft, add		132,30	
E615	- intra-pericardial dissection, add		98,50	
E611	<ul> <li>with resection of diaphragm including reconstruction</li> </ul>		118,15	
M143	Lobectomy with or without radical mediastinal node dissection		779.80	13
E616	- bi-lobectomy on right side, add		115,80	
E617	- with pleural tent, add		64,20	
E618	- with decortication of remaining lobe(s)		99,25	2
E619	- sleeve lobectomy, add		132,30	
E620	- with wedge bronchoplasty, add		64.20	
E611	<ul> <li>with resection of diaphragm including reconstruction</li> </ul>		118.15	
E621	- with diagnostic wedge resection		37.40	
E624	<ul> <li>with completion pneumonectomy for positive resection margin, add</li> </ul>		90,50	
E625	<ul> <li>with sleeve resection of pulmonary artery, add</li> </ul>		115.80	
M144	Segmental resection, including segmental bronchus and artery		779,30	13
M145	Wedge resection of lung		350,50	13
E608	- each additional (to a maximum of three)		51.20	
E611	- with resection of diaphragm including reconstruction		118.15	
M151	Bullectomy for major bullous disease		519,90	13
M149	Pleurectomy, and/or apical bullectomy for pneumothorax	10	350,50	13
	Re-operation more than 30 days subsequent to previous excision, add to		100 10	
E607	appropriate excision fee		124.10	

### OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code		Asst	Surg	Anaes
R700	(a) with hypothermia and without bypass - basic fee for cardiovascular procedures			25
	Note: R700 REPLACES PROCEDURAL BASIC code when hypothermia is used where basic is less than 25 units.			
E650	(b)pump bypass - (anaesthetist - see preamble)		295.40	28
	major artery, supervision of pump and pump run.)			
	(c)circulatory assist device e.g. intra-aortic balloon (includes cannulation, repair of artery, daily care and supervision)(I.O.P.)			
Z743	open		248.10	5
<i>Z</i> 780	(d)decannulation of circulatory assist device (includes repair of artery)		177 <b>.</b> 20	5
Z744	(I_O_P_)open		99,25	5
Note:	R815 not to be claimed in addition to Z744.		21 50	
Z781	(e)repositioning of intra-aortic balloon pump (no charge to be made for		31.50	-
Z751 Z782	repositioning within 24 hours of original insertion)(I.O.P.)open		103 <b>.</b> 20 66 <b>.</b> 60	5
2/02			00,00	
E655	to appropriate fee		140,60	
7750	(g)removal of failed vascular graft without arterial reconstruction		150.00	,
<i>Z</i> 759	(I.O.P.) - when sole procedure		152,80	6
	month after original operation), add to appropriate fee			
E670	- following previous thoracotomy		181.20	
E671	<ul> <li>following previous sternotomy</li> <li>(i)preliminary diagnostic catheterization - extra to operative fees (see Diagnostic and Therapeutic Procedures).</li> </ul>		271.75	
	<ul><li>(j)The basic anaesthetic fee of 28 units for major cardiovascular surgery includes such procedures as insertion of C.V.P. line (G268), arterial</li></ul>			
	line, blood sampling, blood analysis and interpretations.			•
	HEART AND PERICARDIUM			
	Cardiac massage			
R765	- closed (see Resuscitation on page 54) - open	13	189.00	13
	Insertion of permanent endocardial electrode and implantation of pack, includes insertion of temporary transvenous lead at same surgical			
G295	procedure by same surgeon	3	264.70	5
G302 G269	Repositioning of permanent endocardial electrode (as separate procedure)  Insertion of permanent endocardial electrode(s)		264.70 120.50	5
G270	Exposure of vein and implantation of pack		136.30	5
G264	Replacement of pack		119.70	5
	Atrio-ventricular sequential pacemaker with permanent atrial and ventri-			_
R752	cular endocardial electrodes	4 .	371.80	5 20
R751 Z411	Implantation of epicardial electrode(s) plus implantation of pack		380,45 124,10	5
Z412	Replacement or repair of pacemaker lead (I_O_P_)		90.60	5
M137	Thoracotomy - with or without biopsy		318.20	13
M134	- for post-operative henorrhage		318,20	13
Z401			107.50	
R750	Aspiration of pericardium (I.O.P.) Open biopsy of pericardium and drainage (transthoracic or epigastric)		259.90	13
R748	Pericardiectomy - one side open		519.90	20
R749	- both sides open or sternal split	10	819,20	20
R712	Cardiotomy with exploration	18	430 <b>.</b> 10 519 <b>.</b> 90	20 20
R713 R714	- with removal of foreign body		430.10	20 20
V/14	= miuli dival vi tuivui essessessessessessessessessessessessess	10	120.010	20

	OPERATIONS ON THE CARDIOVASCULAR SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	HEART AND PERICARDIUM - Cont'd.			
E660	<ul> <li>electrophysiologic mapping of heart - epicardial</li> </ul>		107.50	
E661	<ul> <li>endocardial and/or HIS Bundle</li> </ul>		215,00	
E662	- division of accessory conduction pathways		53,60	
R920	Excision - ventricular tumour	18	549.80	28
R746	- ventricular aneurysm	18	707.35	28
R747	- aneurysm of sinus of Valsalva	18	641.20	28
R741 ·	Coronary - endarterectomy		598,65	20
E651	- when done in conjunction with coronary artery repair, and		165.40	
	Excision of extensive endocardial scar, add to ventriculotomy or aneurysm			
E648	repair		107.50	
R742	Coronary artery repair - one	18	732,60	20
R743	- two	18	984,60	20
E654	- each additional		153,60	
	Use of internal mammary		_	
E652	- for construction of bypass graft, add		149.70	
R754	Ligation or division patent ductus - infant or child	13	430.10	20
R755	- adolescent or adult		598.65	20
	Interruption of bronchial collateral arteries (one or more arteries) - sole			
R857	procedure	13	598,65	20
E663	- done in conjunction with other cardiac surgery		149.70	
R757	Resection coarctation - infant	13	537 -20	20
R756	- child		516,70	20
R758	- adolescent or adult	13	661.70	20
	Congenital heart procedures - e.g. Blalock, Glenn, Potts, Waterston or			
R759	Central	13	516.70	20
R763	Creation of ASD - by balloon septostomy		259.90	9
R762	- by thoracotomy or Sterling Edwards		516.70	20
R715	Closure atrial septal defect: secundum		516.70	20
R716	-endocardial cushion and valve defect		768.80	20
R717	- with anamalous pulmonary venous drainage	18	649.10	28
R718	Closure of ventricular septal defect	18	649.10	28
R870	Orthotopic cardiac transplantation		1181.55	28
R872	Donor cardiectomy		393.35	8
R874	Cardiopulmonary transplantation		1575.40	28
	Repair			
	Total repair Tetralogy of Fallot			
R720	- with or without previous arterial shunt	18	864,10	28
R722	Total anomalous pulmonary venous drainage	18	768,30	28
R723	Total correction transposition of great vessels		768,30	28
R721	Arterial repair of transposition	18	1154,00	28
R921	Complete A-V canal		1013,00	28
R922	Single ventricle		1154,00	28
R923	Double outlet - right/left ventricle	18	1013.00	28
R924	Double outlet ventricle with transposition	18	1154.00	28
R925	Truncus arteriosus		1154,00	28
R926	Interrupted aortic arch		1013.00	28
R927	Aorto-pulmonary window		649,10	28
R928	R-V outflow tract with valve and tubular graft		727.30	28
R929	Debanding arterioplasty of pulmonary artery		645.10	28
R768	Pulmonary artery banding		430.10	20
R769	- with pressure studies by anaesthetist, extra/hour			5
R770	Correction of cor triatriatum	18	590,30	20
R771	Vascular ring		516.70	20
	•			
	VALVES			
R724	Pulmonary valvotomy	18	541.90	28
R725	Pulmonary valvotomy and infundibular resection	18	620.70	28
R772	Pulmonary valve replacement	18	620.70	28

	OPERATIONS ON THE CARDIOVASCULAR SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	VALVES - Cont'd.			
R726	Tricuspid valvotomy		636.50	20
R727 R728	Tricuspid annuloplasty		541 <b>.</b> 90 620 <b>.</b> 70	20 28
R729	Mitral valvotomy		586,80	20
R730	Mitral valvotomy - restenosis		653.80	20
R734	Mitral annuloplasty		630.20	20
R735 R733	Mitral replacement		764 <b>.</b> 10 787 <b>.</b> 70	28 28
R930	Mitral valvoplasty		685.30	28
R736	Aortic valvotomy	18	578.95	20
R737	Aortic infundibular resection (ventriculanyotany)	18	711.30	28
R738 E647	Aortic valve replacement	18	827.10	28
E656	annuloplasty		216,60	
0000	to R738 and/or patch aortoplasty	10	236,30	20
R863	reimplantation of coronary arteries (Modified Bentall Procedure) Multivalvular replacement - the fee will be that for the major valve replaced plus 85% of the fee for the additional valve or valves.	10	1654•20	28
	ARTERIES			
0775	Cannulation for infusion chemotherapy	2	77 20	4
R775 R776	- superficial temporal artery		77 <b>.</b> 20 170 <b>.</b> 90	6
R778	- carotid		119.70	5
R760	Regional isolation perfusion e.g. iliac	10	330.80	10
R764	Exploration of major artery	0	219,00	I.C.
Z402	Incision Arteriotamy (I.O.P.)		94.50	4
Note:	Z402 not allowed in addition to other major cardiovascular surgery when performed at same time.			
	Repair - traumatic			
R790	Suture of lacerated major artery		256,00	I.C. 10
R795 R862	Repair of lacerated major artery (including patch angioplasty)		401.70 533.30	10
	Ligation	•	00.70	
R781 R788	Ligation of artery (as sole procedure) - by region etc.*		82 <b>.</b> 70 332 <b>.</b> 40	I.C.* 10
R789	- internal maxillary artery (Caldwell-Luc approach)		244.20	6
R708	- internal iliac artery (uni or bilateral)		330,80	10
	Excision and/or Repair: Preamble:			
	(1)Repair of arteries implies either endarterectomy and/or bypass graft.  (2)Fee for gas endarterectomy of coronary artery should be the same fee as			
	for coronary endarterectomy.  (3) The fees listed for by-pass grafts include endarterectomy and/or			
	thrombectomy of the artery being repaired.  (4) Common femoral artery repair (e.g., R784,R785) includes repair to the			
	profunda femoris artery as far as the first major branch. (5)If the repair extends beyond the first major branch of the profunda femoris artery, R815 may be claimed in addition.			
	(6)If the repair extends beyond the second major branch of the profunda femoris artery, R856 instead of R815 may be claimed in addition.			
	Arterioplasty with or without patch graft including microvascular anas-			
R815	tomosis, arterial and/or venous, (other than listed below)		425.35	10
R792 R796	Carotid - endarterectomy		622 <b>.3</b> 0 620 <b>.</b> 70	10 10
R <b>79</b> 8	- aneurysm - reconstruction or excision with graft		661.70	10
R830	Innaminate	10	698.70	10
R831	Subclavian		698.70	10
R832 E659	Vertebral		698.70 136.30	10 7
E667	- ruptured, add	•	215.00	3
	Thoracic aorta aneurysm - repair or excision with graft		1170 70	20
R799 R800	- ascending		1173 <b>.</b> 70 1457 <b>.</b> 20	20 20
1,000	- Wi Wri - 00000000000000000000000000000000000		0. 420	

### THE ONTARIO GAZETTE

	OPERATIONS ON THE CARDIOVASCULAR SYSTEM - Cont'd.			
Code	OPERATIONS OF THE CARDIOVASCOURT STSTER - CORE O.	Asst	Surg	Anaes
0000				
	ARTERIES - Cont'd.			
8001		10	1016 10	20
R801	- descending with or without temporary shunt	10	1016.10	20 3
E667 R803	- ruptured, add	10	215 <b>.</b> 00 1969 <b>.</b> 25	30
R802	Abdominal aorta - aneurysm		964.90	17
R816	- plus unilateral common femoral repair	10	1051.60	17
R817	- plus bilateral common femoral repair	10	1134.30	17
E626	- plus implantation of inferior mesenteric artery, add		140,60	
E627	- ruptured, add		256.00	3
	Mesenteric or celiac artery repair			
R811	- aneurysm		330.30	10
R935	- nemoval of band only	10	330.30	10
	Note: Use R935 for excision of coeliac ganglion.		co2 70	10
R936	- endarterectomy or graft	10	698,70	10
n702	Aorto-Iliac repair	10	015 20	17
R783 R784	- including common iliac repair (uni- or bilateral) plus unilateral common femoral repair		815 <b>.</b> 30 957 <b>.</b> 05	17
R785	- plus bilateral common femoral repair	10	1059.45	17
E626	- plus implantation of inferior mesenteric artery, add	20	140.50	
R814	- embolectomy or thrombectomy of bifurcation (aorta or graft)	10	371.80	10
	Total removal of infected aortic graft (stem and limbs) (arterial recon-			
R858	struction extra)	10	740.40	17
E664	Closure of duodenum, add		102,40	
	Partial removal of infected aortic graft (one limb only)(arterial recon-			
R859	struction extra)		277.30	10
R805	Renal artery - aneurysm - reconstruction or excision with graft		698.70	10
R806	Renal artery repair	10	698.70 330.80	10 10
R807 R786	Splenic artery aneurysm - reconstruction or excision with graft		649.10	10
R937	The repair to increde internal final dietaryshi		649.10	10
R860	Per-obturator ilio-femoral graft - with saphenous vein	10	724.70	10
R861	- with prosthetic graft		707_35	10
	Common femoral/profunda femoris repair (profundoplasty) - when sole			
R855	procedure performed	10	450.60	10
R856	Extended profundoplasty	10	628,60	10
R933	Axillo-femoral, femoro-femoral or axillo-axillary graft		529.30	10
R934	Aorto-femoral unilateral graft (for bilateral see R785)		698.70	17
R808	Femoral aneurysm - reconstruction or excision with graft		483,60 719,95	10 10
R864 R809	Repair of false aneurysm at groin anastomosis	10	612.00	10
MOUS	Femoral-popliteal endarterectomy	10	012,00	10
R791	- with saphenous vein	10	690,30	10
R794	- with prosthetic graft		590.80	10
	Femoro-ant./post. tibial/peroneal bypass graft (with or without endar-			
R787	terectamy) - with saphenous vein		811.30	10
R780	- with prosthetic graft		707.35	10
R810	Popliteal aneurysm	/	649.10	10
0012	Peripheral arteries other than listed	7	330,80	10
R812 R813	- aneurysm		259.30	10
R867	Thrombectomy - artery or graft (as sole procedure)	7	244.20	10
14007	Embolectomy and/or thrombectomy when done in conjunction with other vascular	•		
E649	procedures add		90,60	
R866	Gastric devascularization - when sole procedure	10	442.70	10
	In-situ saphenous vein arterial bypass			
R797	- popliteal		1035.80	17
R804	- tibial	10	1201,20	17
	IFTHE			
	VEINS			
	Excision Resection of AV aneurysm or fistula with or without major graft			
R825	- major aneurysmby region*	10	786.10	I.C.*
R826	- minor aneuryshetc.		400.90	I.C.*

Code	OPERATIONS ON THE CARDIOVASCULAR SYSTEM - Cont'd.	Asst	Surg	Anaes
	VEINS - Cont'd.			
77.45	Ligation Saphenous (I.O.P.)		42,90	4
Z745	Femoral (I ₀ 0 ₉ P ₀ )	2	59.90	4
Z746 Z747	Popliteal (I ₂ O ₂ P ₂ )		59,90	4
2748			119.70	5
	Internal jugular (I_O_P_o)		318,20	10
R839 R834	<pre>Internal iliac I.V.C transabdominal</pre>		360.00	10
R838	- transvenous		244.20	10
	High ligation and stripping of long saphenous vein with groin dissection		119.70	4
R868			86,60	4
R869	Stripping of short saphenous vein with popliteal dissection		119.70	4
R837	Multiple ligation and avulsion		285.10	5
R844	Recurrent varicose veins - multiple ligation and/or stripping	5	203-10	5
2040	Extra fascial and sub-fascial incompetent perforators by full fascial	c	310.35	6
R842	technique		103,20	O
E653	- plus stripping, add		103,20	
	Description of the control of the co			
	Repair			
2000	Lacerated major vein e.g. femoral, popliteal, vena cava, axillary, sub-	4	256,00	4
R820	clavian, brachial	10	400.90	10
R818	- including patch	10	533.30	10
R819	- by vein graft		612,00	17
R835	S.V.C. bypass graft			
R836	Pulmonary ambolectomy	18	698,70	20
R828	Ilio-femoral thrombectomy with or without femoral vein ligation		360.00	10
E657	- plus I.V.C. ligation, add		360,00	
R829	Thrombectomy, other than above - see Preamble para B.32	1.0.	1.0.	1.0.
R865	Distal spleno-renal shunt	10	1016,10	10
	Anastomosis			
R822	Porto-caval	10	740.40	10
R823	Spleno-renal-abdominal approach	10	901.90	10
R821	-transthoracic approach		901.90	13
R824	Meso-caval	10	698,70	10
R827	Creation of A.V. fistula		293,40	6
R841	Obliteration of A.V. fistula		67,20	4
R833	ligation or removal of by-pass graft		67.20	4

### THE ONTARIO GAZETTE

Code	OPERATIONS ON THE HABMIC AND LYMPHATIC SYSTEMS	Asst	Sura	1mage
we	SPLEEN AND MARROW	W225	sury	Anaes
Z404 Z403	Incision (I_O_P_) Splenic puncture and aspiration Bone marrow aspiration		66,60 27,60	4
	Note: (1) Z408 may not be allowed with Z403 (not the same as Z403). (2) Bone marrow interpretation (see Laboratory medicine).		2, 400	
Z408	Bone marrow core biopsy (with biopsy needle)  Bone marrow transplantation (aspiration from donor and infusion into		51,60	4
Z430 Note:	recipient) - team fee (1.0.P.)	7	463,20	8
R905	Excision Splenectomy - partial or complete	7	401.70	7
	LYMPH CHANNELS			
R907	Excision Cystic hygroma - unilateral	4	332.40	6
R846	Anastomosis Micro lympho-lympho or lymphovenous	7	562.40	7
	LYMPH NODES			
Z410 Z413	Incision (I_O_P.) Drainage of sub-fascial abscess Scalene node fine needle aspiration		60,65 23,20	1
	Excision			
R910	Neck - limited e.g. sub mandibular supra omohyoid		220.55	6
R911	<ul> <li>radical</li> <li>modified radical including functional with preservation of spinal</li> </ul>	6	527.75	3
R915	accessory nerve	6	567.10	3
R912	Ileoinguinal, radical resection	6	397.30	8
R913	Axillary or inguinal nodes - radical resection	4	299.30	6
R914	- limited resection		165.40	
Z405	Biopsy (I_O_P_) - anterior cervical, axillary, inguinal		51,20	1
Z406	- scalene, posterior cervical		102,40	4
Z578	- multiple para-aortic lymon nodes		61.00	ć
Z407	- percutaneous retro peritoneal - one group	-1	70.90	-4
Z409	- two or more groups		106.30	4
2916	Re-exploration of vascular graft and closure of lymph fistula in groin	4	165.40	5

### OPERATIONS ON THE DIGESTIVE SYSTEM

ORAL CAVITY AND PHARYNX - to include nasopharynx, oropharynx, hypopharynx except where otherwise specified.

	except where otherwise specified.			
Code		Asst	Surg	Anaes
	Incision			
Z506	Drainage of oral abscess or hematoma (I.O.P.)		41.70	4
Z510	Drainage of pharyngeal abscess or hematoma (I.O.P.)		74.80	5
Z524	Drainage of hematoma or deep neck abscess (external approach) (I.O.P.)	3	126.00	4
Z501	Biopsy (I.O.P.)		29.10	
7537	- involving general anaesthetic		63.00	4
2007	Tonque tie, release of (I.O.P.)		00.00	7
Z111	- simple		12,60	
Z112	- complex or requiring general anaesthetic			4
			41.70	•
5031	Palatal fenestration		162.30	4
	Excision			
Z502	Excision of lesion (I.O.P.) - less than 2 cms		58,30	4
S003	- 2 to 4 cms	4	174.50	6
SOO6	- over 4 cms	4	280.80	6
S004	Excision of ranula		136.30	4
	Composite resection of lesion of oral cavity and/or oropharynx with			
S005	partial resection of mandible	10	567.10	12
3003	Extended composite resection of lesion of oral cavity and oropharynx	10	30, 910	14
S007	with partial resection of mandible and resection of maxilla	10	669,50	12
3007		10	009,50	12
corn	Cryotherapy for treatment of pre-malignant or malignant lesions of		100 10	
S050	oral cavity or sinuses -	_	122.10	4
S018	Glossectomy - partial	6	162.30	8
S019	- complete	6	231 <b>.</b> 20	8
Z109	Wedge excision of lesion (I.O.P.)		50.40	4
S020	Glossoplasty	4	162,30	4
S023	Extraction of tooth (complete care) - single		20.30	4
E700	- each additional tooth		10.60	
S028	Dentigerous cyst	4	81.10	4
3020	Basic units for anaesthesia with any unlisted dental surgical procedure	•	01.10	
S900	performed by a dental or oral surgeon (see 37(1) on page xi, also OHIP			
3500	Bulletin #4069)			I.C.
~~~1				
S021	Repair of extensive laceration	4	I.C.	I.C.
7500	- for minor lacerations, see Skin			
Z509	Uvulectomy - partial or complete		20,30	4
S034	Cleft palate repair	6	303,30	8
S035	Removal of sutures under general anaesthesia		32,50	4
S032	Bone graft to palate	6	275,70	8
5030	Closure of fistula - anterior alveolar	4	162,30	4
S033	- palate	6	231,20	6
S036	- uvulopalatopharyngoplasty		196.90	
S069		8	296,20	8
	Pharyngoplasty	•		
5002	gland)	4 .	502.90	8
S067	Partial pharyngectomy - trans-hyoid or lateral	8	649.85	11
S068		8	730.20	14
5000 E882	Pharyngo-laryngectomy	0	145.70	14
	- with hemithyroidectomy, add			
E883	- with subtotal thyroidectomy, add		219.00	
E884	- with total thyroidectomy, add		307,20	
S058	Branchial - cleft lesion		252.10	4
S059	Branchial - cleft lesion - repeat procedure	4	357.60	4
S061	Thyroglossal duct remnant	4	252.10	4
\$062	- repeat procedure	4	336,70	4

	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.			
Code	ORAL CAVITY AND PHARYNX - Cont'd.	Asst	Surg	Anaes
9063	Tonsillectany		121.70	4
S065	Adenoidectomy Secondary suture or cauterization 24 hours following T & A or by a surgeon other than the operation surgeon anytime post-operatively - when haemorrhage occurs after initial procedure and is treated		68.90	4
S066 S024	sungically	4	48.80 162.30	5 4
	SALIVARY GLANDS AND DUCTS Incision			
Z500 Z521	Sialolithotomy (I.O.P.) - involving general anaesthesia	3	25 . 20 85 . 10	4
S042 S043	Excision Summardibular gland or sublingual gland		236.30	4
S043	Parotid gland - total (with preservation of facial nerve) - total (without preservation of facial nerve)	6 6	567,10 486,80	8 8
S045	- subtotal (with preservation of facial nerve)	6	527.75	7
S047	- repeat subtotal (with preservation of facial nerve)	6	567.10	7
S046	- subtotal (without preservation of facial nerve)	6	324,50	6
Z522	Excision small tumour (I.O.P.)	3	41.70	4
S049	Reconstruction Plastic repair of duct	4	166,20	4
Z511 S057	Dilation and/or probing of duct (I.O.P.)	6	25 . 20 296 . 20	4 6
Z503	LIPS Incision Biopsy (I.O.P.)		29.10	4
	Excision			
5011	Wedge resection of lip - vermillion	3	81.10	4
S010	Wedge resection of lip with plastic repair	3	196.90	4
Z504	Excision of lesion (I_0_P_)	3	50.40	4
\$012	Lip shave - vermillionectomy	3	166,20	4
5013	Reconstruction Cleft lip - unilateral	6	299,30	8
S014 S015	Reconstruction with lip switch flap	6	366.30 I.C.	8 I.C.
	OESOPHAGUS For procedures on the Oesophagus, the following basic units for assistants and anaesthotists will apply expect if a basic for is listed.			
S073	and anaesthetists will apply except if a basic fee is listed: Cervical approach	6		7
S074	Thoracic approach	10		13
S075	Abdominal approach	7		8
7616	Endoscopies (I.O.P.)		rc ~	_
Z515 E702	Oesophagoscopy, with or without biopsy		56.30	4
Z516	 with multiple (3 or more) biopsies of a specific lesion add with removal of foreign body 		12.40 92.55	4
Z517	Oesophagoscopy with injection of varices - initial		106.30	4
Z518	- Subsequent		78.80	4
Z519	Oesophagoscopy with dilation with or without biopsy		108,70	4
Z520	Oesophago-bronchoscopy with or without biopsy		104,40	6
	Subsequent procedure (within three months following previous endoscopic			
Z567	procedure)		68.30	6
Z399	Oesophagoscopy-gastroscopy with or without duodenoscopy		04 70	Δ
たつろろ	- elective		84.70	4

Code	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.	Asst	Surg	Amaos
	OESOPHAGUS - Cont'd.	7030	July	Anaes
Z400	- for active bleeding		102,40	4
E701 E698	- with laser coagulation, or diathermy, add		26,80	
E090	 with pneumatic dilation, add Subsequent procedure by same physician (within three months following 		80,70	
Z568	previous endoscopic procedure)		68.30	4
E702	 with multiple (3 or more) biopsies of specific lesion, add 		12.40	·
E703	- with snare polypectomy, add		41.35	
E799 Note:	- each additional polyp, add - (to a maximum of 2 additional polyps) E799, E702, E703, E701, E698 apply only to Z399, Z400 or Z568.		20,70	
	Incision			
5084	Oesophagostomy Cervical - other than neonatal		173,30	
S085	- neonatal		248.10	
3000	Intrathoracic oesophagus tube		240.10	
5082	- via laparotomy		334,80	6
S083	- via oesophagoscope (includes Z515)		248.10	6
S081	Transoesophageal division of oesophageal varices		455.30	
~~~	Oesophageal-gastric devascularization (including splenectomy and		700 60	
S080	oesophageal division/anastomosis)		732,60	
	Excision			
<b>S</b> 087	Intrathoracic diverticulum		413.50	
S088	Crico pharyngeal myotomy		318,20	
E699	- with diverticulum excision, add		30.30	
5089	transposition)		882,20	17
S090	Total thoracic oesophageal resection		732.60	13
E730	- with reconstruction, add		441.10	4
S093	Enucleation of benign oesphageal tumour		476,55	
	Repair			
S161	Oesophageal myotomy, partial (below aortic arch)		476.55	
E758 E699	- with oesophageal hiatus hermia repair, add		177 <b>.</b> 20 30 <b>.</b> 30	
\$100	Total thoracic oesophageal myotomy when sole procedure performed		602,60	
E758	- with oesophageal hiatus hernia repair, add		177.20	
	Oesophageal hiatus hernia - abdominal or transthoracic approach			
S091	with fundal plication		449.00	
S092 E744	Recurrent oesophageal hiatus hemia		578 <b>.</b> 95 94 <b>.</b> 50	
E/44	- with gastroplasty, add to either SO91 or SO92		94.30	
	cholecystectomy, and/or vagotomy with or without drainage procedures,			
	add E742 (to SO91 or SO92 with or without E744) for each additional	•		
	procedure performed. For any other combination of surgical procedures			
<b>77.4</b> 0	with oesophageal hiatus hernia repair (with the exception of S161 and		177.00	
E742	S100), see surg preamble (para 3)		177.20	
\$095	repair with or without gastroplasty		551,40	
S096	Ruptured oesophagus, suture and drainage		413.50	
S097	Oesophago-gastrostomy for by-pass (when sole procedure performed)		496.25	
S098	Oesophageal bypass, abdomen to neck - with stomach		744.40	
S099	- with colon or jejunum		1031.90	
	Suture			
	Closure of oesophago-tracheal fistula (includes oesophageal reconstruction		cac	
S102	and lengthening if necessary)		535.60	
	Dilation of Oesophagus (1,0,P.) - when sole procedure performed			
Z529	Passive (bougie) - initial session		33.10	

Code	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.	Asst	Surg	Anaes
	OESOPHAGUS - Cont'd.			
Z530 Z525 Z523 Z531	- repeat session (within three months following previous dilation)  Pneumatic  With rigid dilators guided over a string or wire  Repeat dilations during the same admission		22,40 90,60 43,30 21,70	
Z527 Z547 Z528	STDMACH Endoscopies (I_JOP.)' Gastroscopy (with or without biopsy or photography) Gastroscopy with removal of foreign body Subsequent (within three months following previous gastroscopy)		74.80 81.10 55.10	4 4 4
S116 E731 S117 S118 E697 E707	Incision Gastrotomy - with removal of tumour or foreign body - with suture of bleeding peptic ulcer, add Pyloromyotomy (Ramstedt's) Gastrostomy - with repair of Mallory Weis laceration, add - when done with another intra-abdominal procedure	5 6	330,80 66,95 256,00 281,20 115,80 57,90	7 2 10 7
Z526 Z533	Excision Biopsy - (Incisional) by gastrotomy (1.0.P.)  - by intubation (1.0.P.)  Gastrectomy		60 <b>.</b> 25 30 <b>.</b> 30	
\$122 E708 E713 \$123 \$125 E731 E708 E709 E711	Wedge resection for ulcer  - with vagotomy, add  - after previous partial gastrectomy, add  Partial or subtotal - distal  - proximal  - with suture of bleeding peptic ulcer, add  - with vagotomy, add  - with cholecystectomy, add  - after previous gastro-enterostomy, add	7 7 7	330.30 99.25 111.85 516.70 562.40 66.95 99.25 99.25 86.50	7 8 8 2
E706 E712 E713 S128 E709 E706 E713 S129 S131	- with choledochotomy, add  - after previous vagotomy and pyloroplasty, add  - after previous partial gastrectomy, add  Total gastrectomy, with or without splenectomy  - with choledochotomy, add  - with choledochotomy, add  - after previous partial gastrectomy, add  Conversion of previous gastrectomy to Roux-en-y  Vagotomy - truncal or selective  - highly selective (as sole procedure without pyloroplasty or		99.25 86.60 111.35 773.50 99.25 99.25 111.35 571.10 305.60	9 9 7
S124 S121 S120	gastroenterostomy) Transabdominal vagotomy after previous vagotomy Gastric bypass or partition, for morbid obesity	7 7 7	413.50 338.70 504.10	7 8 10
\$132 \$133 £731 \$137 £731 £721 \$134	Repair Pyloroplasty Pyloroplasty and vagotomy - with suture of bleeding peptic ulcer, add Pyloroplasty or gastroenterostomy plus vagotomy and cholecystectomy - with suture of bleeding peptic ulcer - with choledochotomy, add Gastroduodenostomy or gastrojejunostomy	7 7 7	330,30 430,10 66,95 598,65 66,95 99,25 330,30	7 7 2 8 2 1
E716 E711 E721	- either of above plus vagotomy, add		130,00 86,60 99,25	1

	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	CTOMACH Control			
	STOMACH - Cont'd.			
	Suture			
S138	closure of gastrostomy or other external fistula of stomach	5	281.20	6
S139	Gastrorrhaphy (for perforated ulcer or wound)	6	292,20	7
S140	Closure of gastrocolic fistula	7	467.10	7
	T			
Z534	Introduction Gastric Cooling (I.O.P.) - ice water lavage of stomach		22 60	
2334	Gastric Cooling (I _• 0 _• P _• ) - oesophagogastric balloon, with alcohol coolant		23,60	
Z532	continuously recirculated		78,80	4
2002	continuously recirred and the second		70.00	•
	INTESTINES (EXCEPT RECTUM)			
	Endoscopy (I.O.P.)			
	Duodenoscopy (not chargeable if Z399 and/or Z400 performed on same			
Z560	patient within 3 months)		74.80	4
7740	Subsequent procedure (within three months following previous endoscopic		FO 10	
Z749 Z561	procedure)		59 <b>.</b> 10	4
E666	- with biliary tract manometry, add		42.90	4
2.000	- with re-cannulation of pancreatic and/or common bile duct (within		42.50	-
Z579	three months of previous cannulation)		145.70	4
	Endoscopy of ileostamy or colostamy, or reduction of obstructed Koch		_	
Z512	ileostany		29,90	4
E747	- to caecum, add		28,35	
Z514	- with biopsy		36.20	4
Z580 E665	Endoscopy (using 60 cm. flexible endoscope)		44.90	4
Z555	- when Z580 or Z512 is rendered in private office, add		14.20 44.90	4
E740	Endoscopy - of sigmoid to descending colon		48,40	4
E741	- to hepatic flexure, add		28.35	
E747	- to caecum, add		28.35	
	<ul> <li>if biopsy and/or coagulation of angiodysplastic lesion(s)</li> </ul>		20,00	
E717	(one or more), add to Z555 or Z580		22.05	
E749	- when Z555 rendered in private office, add		14.20	
	Note: for sigmoidoscopy with rigid scope, see Z535 etc. (Rectum)			
Z570	Fulguration of polyp through colonoscope		38,60	4
E719 Z571	- each additional polyp, add - (maximum of 4 additional polyps)		19.70	Δ
E720	Excision of polyp through colonoscope		122 <b>.</b> 10 63 <b>.</b> 00	4
4/20	- each additional polyp, add - (maximum of 2 additional polyps)		03.00	
	Incision			
	Enterotany			
S149	Ileostany	6	330,80	7
S150	Small intestine - including excision of polypi or biopsy	6	330.80	7
S151	Insertion of feeding enterostomy	6.	289.90	7
E737 S154	- when done with another intra-abdominal procedure, add	6	66.95 330.80	7
S154 S155	Large intestine - including excision of polypi	6	315.10	7
S156	Exteriorization of intestine (Mickulicz)	6	330.80	6
S157	Colostomy	6	330.80	6
\$158	Caecostomy	6	315.10	6
S160	Entero-enterostany	6	330.80	7
	Cutata			
C160	Excision Lead excision of locion of intenting	6	330.80	7
S162 Z750	Local excision of lesion of intestine	6	66,95	6
4/30	Resection with anastomosis	U	w.JJ	Ü
	Small intestine			
S164	duodenum	6	463,20	7
S165	other	6	430.10	7

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	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	INTESTINES (EXCEPT RECTUM) - Cont'd.			
	Small and large intestine			
S166	terminal ileum, caecum and ascending colon	7	500,20	7
5167	Large intestine - any portion	7	500,20	7
E714	add		66.95	
S168	Neostamy, subtotal colectamy	7	661.70	7
\$169	Total colectomy with ileo-rectal anastomosis	9	777.45	9
S171	below peritoneal reflection and mobilization of splenic flexure)  Total colectomy with mucosal proctectomy with ileal pouch, ileanal	7	677.40	3
S172	anastomosis and loop ileostomy	9	1406.00	10
	Ileostomy plus total colectomy plus abdomino-perineal resection	9	933.40	10
S170 S173	2-Surgeon team - abdominal	ģ	786.10	10
S174	- perineal	,	231.50	
	- with continent ileostomy, and to either S168, S169, S170, S173 or S174		315.10	
E738	Bowel resection following previous resection with anastomosis, or following		313.10	
E718	\$217, \$213, \$214 or \$215, and		115,30	
Note:	E718 is not to be added to \$218, \$181, \$182, \$185, \$191, \$192 or \$193			
S188	Bowel resection without anastomosis (colostomy and mucous fistula)		142.70	6
5189	Intestinal bypass for morbid obesity	7	488.40	10
	<pre>Intestinal Obstruction (mechanical) - one stage (if staged procedure, refer to preamble on page 67 (para, 3)).</pre>			
S175	- without resection	5	367_35	6
S176	- with entero-enterostomy		467.10	7
S177	- with resection	6	537 20	7
S180	- with enterotany	-	421.40	7
S178	Intestinal atresia (newborn)		555 30	7
S179	Meconium ileus	6	555 <b>.3</b> 0	7
	Repair			
\$181	Revision of ileostamy or colostamy - skin level	5	107,50	5
S182	- full thickness		285.10	6
S192	Simple revision of continent ileostomy pouch		315.10	6
5191	Complete reconstruction of continent ileostomy to include valve repair		773.50	7
S193	Revision of standard ileostomy into continent ileostomy pouch	6	645.90	7
5183	Caecopexy or sigmoidopexy when sole procedure performed	5	256,00	6
	Suture			
S184	Suture of intestine	6	256.00	6
E721	with choledochotomy, add		99,25	I
ctor	Closure of colostomy or enterostomy  - with or without resection and/or anastomosis	6	330,30	7
S185 S187	Plication of small intestine for adhesions	6	430.10	
3101	Note: For division or removal of adhesions only, use S312.			,
	Manipulation (I_O_P_)			
Z538	Reduction of prolapse		20,50	
Z539	Dilation of gastrostomy, enterostomy, colostomy, etc		20,50	1
Z540	- with or without fluoroscopy		52,00	
E732	- with biopsy, add	,	24.00	
	MECKEL'S DIVERTICALUM			
	Excision			
S194	Meckel's diverticulum	. 5	289.90	6

	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.			
Code	MECKEL'S DIVERTICULUM - Cont'd.	Asst	Surg	Anaes
S159	- with small bowel resection	6	330,80	7
S195 S199	MESENTERY Excision Local excision of lesion Resection of mesentery	5 5	248 <b>.</b> 10 264 <b>.</b> 70	6 6
S204	APPENDIX Incision Drainage of abscess	5	194.60	6
S205 S206	Excision Appendectomy - with gross perforation and peritonitis	5 5	206 <b>.</b> 40 289 <b>.</b> 90	6 6
Z535 Z536 Z592 E746	RECTUM Endoscopy Sigmoidoscopy (with rigid scope) with or without anoscopy (I.O.P.) - not to be billed with Z555 or Z580 - with biopsy - with decompression of volvulus - when Z535, Z536 or Z592 rendered in private office, add		29.70 36.20 40.60 4.70	4 4 4
\$213 \$214 \$215 \$216 \$217	Excision Proctectomy Anterior resection or proctosigmoidectomy (anastomosis below peritoneal reflection) Abdomino-perineal resection or pull through Two surgeon team abdominal surgeon perineal surgeon Hartmann procedure	8 8 8	632.50 760.90 632.50 231.60 529.30	8 10 10
\$218 Z752 E710 \$222	Colon reconstruction following Hartmann procedure Biopsy of rectosignoid or above for Hirschsprung's disease (I.O.P.)  - each additional biopsy Presacral or trans-sacral proctotomy and excision of lesion	8 3 4	620.70 66.95 37.40 285.10	8 4 6
Z572 Z573	Electrocoagulation and/or excision of rectal carcinoma (I.O.P.) - initial - repeat - Polyps or tumours of rectum or sigmoid (max 2 polyps any size or technique) (I.O.P.)	3 ·	115 <b>.</b> 80 66 <b>.</b> 95	4
Z753 Z754 Z755	- electrocoagulation - base under 2 cm - excision - base under 2 cm - electrocoagulation or excision - base over 2 cm Note: For fulguration or excision of tumours through the colonoscope use codes Z570, Z571.	3 3 .	19.70 66.95 115.80	4 4 4
\$223 \$225 \$226	Repair Anastomosis of rectum Rectal prolapse Excision of mucous membrane Perineal repair, major	4 3 4	397.00 194.60 289.90	6 4 4
\$227 \$228	Abdominal approach Insertion of Thiersh wire	6	450.60 155.20	8
S229	Suture Suture of rectum, trauma-external approach	4	194,60	4

	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	RECTUM - Cont'd.			
	Closure of fistula			
\$231	Recto vaginal (any repair)	4	278.05	6
S525	Recto vesical	5	367.10	6
	Manipulation (I_O_P_)			
	Dilation, and/or disimpaction or removal of foreign body under general			
Z541	anaesthetic (when sole procedure performed)		47,30	4
<b>Z756</b>	Fecal disimpaction - no anaesthetic		30,30	
	COPPLATIONS ON THE MANS			
	OPERATIONS ON THE ANUS Preamble:			
	(1) The fees for excision, ligation, injection of haemorrhoids and treatment			
	of intra or perianal condyloma accuminata include anoscopy.			
	Endoscopy			
Z543	Anoscopy (proctoscopy)(I_0_P_)		5.10	
	Incision			
7544	Biopsy (I_0_P_)		28,20	4
Z545	Thrombosed haemorrhoid(s)(I.O.P.)		20.50	4
S241	Sphincterotomy(ies)	3	72.10	4
S242	- with excision of fissure(s)	3	132,30	4
	Excision			
S246	Excision of fissure(s)	3	99,25	4
J. 10	Haemorrhoidectomy, with or without sigmoidoscopy or repair of fissure(s)	3	33.4CJ	7
\$247	and/or sphincterotomy and/or anal dilation	3	181.20	4
	Complete haemorrhoidectomy using cryotherapy and/or Barron ligation(s)			
2565 2546	including rectal dilation (I.O.P.)		77.20	4
<i>L</i> 340	Barron ligation(s) (I.O.P.) (not to exceed 6 in any one year)		22.40	
Z566	year)		28,20	
S249	Local excision for malignancy	3	124.10	4
Z757	Excision of benign anal lesion(s) (I.O.P.)		33.10	4
S251	Fistula-in-ano	3	173,30	4
	Introduction			
Z575	Haemorrhoid injections (I _• O _• P _• ) (Maximum 6 in any one year)		22,40	
Z576	Injections for anal fissure (I.O.P.)		28.90	4
\$253	Repair		224 22	-
S260	Low imperforate anus repair	7	334.80 732.60	7 7
\$256	Excision of scar, for stenosis	3	115.80	4
S257	Anoplasty, for stenosis	4	223.70	4
\$258	Repair of anal sphincter	4	223,70	4
S259	Repair of anal sphincter and ano-rectal ring	4	289.90	4
	Destruction (I_O_P_)			
Z548	Cauterization of fissure		28,20	4
Z549	Fulguration of condylomata - local anaesthetic		25,20	•
Z758	- general anaesthetic	3	68.30	4
	Marta Later			
<b>Z550</b>	Manipulation Dilation of anal sphincter (I _* 0.P _* )		9.80	4
\$248	Peter Lord procedure		35.40	4
			<b>₩.</b> ₩	7
	LIVER			
3FC 4	Incision			
Z554 Z551	Biopsy, incisional (I _* O _* P _* ) Biopsy, needle (I _* O _* P _* )		66 <b>.</b> 95 57 <b>.</b> 90	1
	order (1404 a) accessorations accessoration		J/ _# 70	*

Code	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.	Asst	Surg	Anaes
	LIVER - Cont'd.		<b>V</b> 3	711005
S268	Insertion of implantable pump for continuous liver perfusion	7	492.30	7
\$269 \$275 \$270 \$267 \$271 \$272 \$274 \$294 \$295 Note:	Excision Hepatectomy Local excision of lesion Partial lobectomy Left lateral segmental excision (through falciform ligament) Complete left or right lobectomy Extended right lobectomy, through falciform ligament Laparotomy, cholangiogram and biopsy (neonatal jaundice) Liver transplant - donor - recipient Repeat Liver transplant For claims purposes, liver lobectomy includes cholecystectomy.  Repair	12 12 6 6 20	285.10 475.80 740.40 1033.50 1033.50 315.10 603.40 1720.30 2363.10	7 8 12 12 12 6 8 30 I.C.
\$273 E715	Marsupilization and/or decompression of cyst(s) or abscess(es)  - more than three cysts or abscesses, add	7	285 _• 10 60 _• 25	7
	BILIARY TRACT - no extra fee for cholangiogram during abdominal surgery Endoscopy (I.O.P.) - to include examination of stomach and duodenum i.e. not to be claimed with Z561 Manipulation and/or removal of common bile duct stones with or without			
Z558	sphincterotomy		244,20	5
Z559	procedure)		111.85	5
Z556	- first one		66,95	
Z557 Z593	- each additional (max. of 3)		35 <b>.</b> 40 44 <b>.</b> 70	
	Incision Percutaneous transhepatic catheter drainage of obstructed bile ducts including daily supervision and including percutaneous cholangiogram			
S233 S234	and catheterization to duodenum if achieved replacement of catheter in above		215 <b>.</b> 00 42 <b>.</b> 50	
Z562	- when sole procedure performed		94,50	7
Z542 S278	Intubation of bile duct for obstruction (I.Q.P.)	7	56.30 301.70	7
S276	Choledochotany (previous cholecystectany)	7	496.25	8
E704	- with choledochoscopy, add to S276, S280 or S281	. 7	23,20 686,90	9
\$280	Transduodenal sphincterotomy and choledochotomy (previous cholecystectomy) Choledochoduodenostomy or choledochoenterostomy or choledochochole-	· .'	000.50	,
\$281	dochostomy cannot be claimed with \$276	7	586.80	9
S282 S283	Cholecystogastrostamy	7 7	363 <b>.</b> 90	7 7
E743	- with entero-enterostomy, add (to S281, S283)	,	124.10	,
S285	Intrahepatic choledochoenterostomy (anastomosis above the common hepatic duct bifurcation)	9	744,40	12
2.00		•		
S287	Excision Cholecystectany	7	370,20	7
E721	- with choledochotamy, add	-	99,25	1
E722	- with transduodenal sphincterotomy, add		132.30	1
E728 E729	- with truncal or selective vagotomy, add		136.30 231.60	
\$291	Choledochectarry for turiour (for reconstruction, refer to S281)	8	330.80	8
S292	Repair Common duct stricture, dissection and/or resection	7	165.40	10

### THE ONTARIO GAZETTE

	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	BILLIARY TRACT - Cont'd.			
2293	Biliary duct atresia, infant	8	I.C.	12
<i>1</i> 762	PANCREAS Biopsy, needle (I_O_P_s)		66 O6	
	Incision		66,95	
2577 S297	Biopsy, incisional (LJOP ₄ )	7	99,25 330,80	7
	Excision Pancreatectomy			
5298	Complete with splenectomy	9	1033_50	13
S300	"Whipple type" procedure	9	1116.95	13
S301	Local complete excision of tumour or lesion	8	413,50	8
S309 E709	Distal -body, tail with or without splenectomy with or without anastomosis - with cholecystectomy, add to S300 or S309	9	801 <b>.</b> 90 99 <b>.</b> 25	11
5305	Repair  Description contractment	7	479,70	8
5306	Pancreatic cyst-gastrostomy duodenostomy		479.70	8
\$307	- jejunostomy		479.70	8
\$304	to intestine (Puestow)	9	661,70	10
	ABOOHEN, PERITONEUM AND OHENTUM Preamble:			
	(1)When the laparoscope is used as a means of entrance to perform an intra abdominal procedure, no extra fee for laparoscopy may be claimed.  (2)When an exploratory laparotomy is performed followed by a colostomy through another incision in the abdomen, the colostomy fee should be claimed at 100% and the laparotomy at 85% of the listed fee.			
	Paracentesis(I_0_P_o)			
2590	Aspiration for diagnostic sample		20,50	
Z591	Aspiration with therapeutic drainage with or without diagnostic sample		37,60	4
E724	Administration of chemotherapy or sclerosing agent, add		9.05	А
<i>1</i> 763	Paracentesis with lavage for diagnosis (I_OO_P_o)		31,50	4
<b>Z563</b>	Incision Needle biopsy of peritoneum (I_O_P_)		31,50	
	Open lavage of peritoneal cavity for diagnosis without manual exploration			
2564	of peritoneal cavity (1.0.P.)		60,25	4
5312	nodes)	6	248.10	6
Note:	S312 - Use for division or removal of adhesions, if no other abdominal			
	<pre>surgery performed, - may not be claimed with other intra-abdominal procedures (except for LJDP.)</pre>			
	Insertion of tubes and post-operative continuous peritoneal lavage - when			
E745 S321	combined with any other abdominal procedure, add	_	77,20	-
E733	- with repair of intestine, single, add	6	322 <b>.</b> 95 115 <b>.</b> 80	6
E734	multiple and/or with resection, add		171.70	3
E735	- with splenectomy, (partial or complete) add	2	231.60	3
E736	- with repair of lacerated liver, add	2	152.80	3
E739	- with repair of diaphragm, add	2	99,25	2
E723	- with repair of lacerated spleen, add Peritoneal abscess		152,80	3
5313	Subphrenic	7	301.70	7
S314	Abdominal	6	215.00	6

C- 4-	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	ABDOMEN, PERITONEUM AND OMENTUM - Cont'd.			
	Pelvic abscess, incision and drainage - rectal or vaginal approach			
Z569	(I.O.P.)		99,25	4
Z594	Percutaneous abdominal abscess drainage including daily supervision		189,00	
Z595	Replacement of drainage catheter in abdominal abscess		35,40	
	Removal of infected sutures from abdominal wall or re-exploration of wound			
Z574	for bleeding - general anaesthetic (I.O.P.)	4	77 <b>.2</b> 0	4
\$311	Umbilical vein intra-abdominal dissection and catheterization (for newborn			
	see page 51,52)	6	189,00	6
S320	Insertion of antabuse into abdominal wall		47.30	
\$203	Insertion of peritoneo-jugular shunt for ascites	7	221 60	7
S209	- primary - revision -	7 7	231.60 165.40	7
3209	- Tev 1510/1	′	105,40	,
	Excision			
S316	Excision of full thickness abdominal wall tumour and primary closure		I.C.	6
S317	Unbilectomy - plastic	4	90.60	4
S318	Panniculectomy (includes any necessary diastasis repair)	6	354.50	6
E748	- with repair of umbilical hernia, add		99.25	
S319	Mesenteric cyst	6	272,50	6
Note:	\$318 Panniculectomy requires OHIP authorization (see Surgical Preamble,			
	paragraph 17)			
	Endoscopy			
7550	Peritoneoscopy, culdoscopy or laparoscopy (I _• 0 _• P _• )	4	101 00	_
Z <b>552</b>	- without biopsy	4	101 -20	6
7553	- with biopsy and/or lysis of adhesions and/or removal of foreign body	4	117 00	6
Z553	and/or cautery of endometrial implants	4	117,00	0
	Repair			
S325	Omentopexy, sole operative procedure	6	248.10	6
3023	Hemiotomy	•	4.0410	•
5322	Inguinal and/or femoral - infants	4	231,60	4
S326	- children	4	206,40	4
S323	- adolescents and adults	4	231,60	4
S328	Unilateral with exploration of other side, infants and children	4	267,80	4
	Strangulated or incarcerated			
S329	- without resection of bowel		297.75	5
S330	- with resection of bowel		537,20	7
5332	Umbilical - Adolescent or adult		231.60	4
\$333	- Child (operative)	4	181,20	4
E756	- with resection of strangulated contents, add		90,60	2 1
E757 E764	- without resection of strangulated contents, add		45.30 78.80	1
S334	When done in conjunction with other abdominal surgery add	.7	305,60	7
3334	Multiple staged - repair	′	303,00	,
S335	(a) Gross method or Silon mesh	7	301.70	7
S336	(b) Second stage repair (completion of abdominal wall closure)		301.70	7
	Diaphragnatic, other than oesophageal hermia			
S337	One stage procedure - trans-abdominal	7	413,50	9
S338	- trans-thoracic	9	413,50	13
\$339	Second stage and abdominal closure	4	240,20	9
S340	Ventral - post-operative	6	301.70	6
S344	Massive incisional hermia	6	338.70	6
S345	Massive sliding inguinal hermia	6	285.10	6
E725	Recurrent - all types, excepting oesophageal add	2	70,90	2
	Repeat recurrent inguinal hermia (more than 2 repairs), add to S322, S323,	2	124.10	2
E726	\$326, \$329, \$330 or \$331)		194,60	4
S342 E727	Epigastric	7	53,60	-
L/ Z/	infairococie - extra - appriroante to addito only		33,000	
	Suture			
	Secondary closure for evisceration - sole operative procedure in			
S343	abdomen	6	223,70	6

# OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM

Code		Asst	Surg	Anaes
	KIDNEY AND PERINEPHRIUM			
	Premble:			
	(1) No additional claim should be made for nephroscopy when done at the time of pyelolithotomy or nephrolithotomy.			
	(2) In a routine surgical approach to the kidney and related procedures, no additional claim should be made for rib resection carried out for			
	access purposes.			
	(3) When the kidney has been operated on more than one month previously, the fee for the secondary surgery may be increased by \$68,50 (E752).			
	(4) When an adrenal ectory is performed in conjunction with a nephrectory, and is incidental to the removal of the kidney, there should be no			
	additional claim for the adrenalectomy.			
,	Incision			
2601	Renal biopsy, needle (I_O_P_)		00.30	
S401	Drainage of kidney abscess	7	82.70 272.50	7
5402	Drainage of perinephric abscess	7	177.20	7
	Exploration of renal and peri-renal tissues (with or without biopsy or		-	
\$403	unroofing of cyst)	7	293,00	7
S404	- with drainage - nephrostomy -when sole operative procedure on kidney	7	293,00	7
E763	- when done in conjunction with other non renal procedure(s)		123.70	
S405	- with removal of calculus	7	396.20	7
Z600	- change of nephrostomy tube (I_O_P_)		29.10	
5406	Transection of aberrant renal vessels - sole operative procedure	7	313.50	7
S407	Pyelotomy - with drainage	7	313,50	7
S408	- with removal of calculus	7	359,20	7
5409	- with diversion of urine	7	383,60	7
	Excision			
S410	Calycectomy with diversion of urine	7	420.60	7
\$411	Partial or hemi-nephrectomy	7	441.10	7
\$423	Partial or hemi-nephrectomy with total ureterectomy	7	478.90	7
S412	- ectopic kidney	7	383,60	7
S413		7		7
\$415		7	383,60 429,30	7
S416	- transperitoneal	9	553.00	
S417	- thoraco-abdominal or radical nephrectony with gland dissection	9	577.40	13
3411	<ul> <li>thoraco-abdominal or radical nephrectomy with incision and repair of</li> </ul>	9	3//.40	13
S418	inferior vena cava for removal of tumour thrombus (See Preamble, Para 832)	1.C.	1.0	1.0.
3420	BSC)  Extrophy - plastic closure of bladder with closure of abdominal well and unethral lengthening with closure of pelvic floor with or without	1 else	1.0.	I oli
S424	re-implantation of ureters	7	771.90	10
\$420	Nephro-ureterectomy, total, with resection of uretero-vesical junction	7	486.30	10
S421	Excision of stenosed renal artery with reimplantation or homograft	7	647.50	15
	Repair			
S422	Pyeloplasty (with or without nephropexy)	7	429,30	7
E754	- with removal of calculus, add	•	47.85	,
\$426	Nephropexy - when sole operative procedure	7	313.50	7
	Symphysiotomy, for horseshoe kidney with or without nephropexy and		020,00	•
S428	associated procedures	7	359,20	7
	Suture			
S429	Ruptured or lacerated kidney - repair or removal	7	359,20	7
\$430	x-ray control	7	540,40	9

	OPERATIONS ON THE UROGENITAL SYSTEM			
Code	OPERATIONS ON THE URINARY SYSTEM - Cont'd.	Asst	Surg	Anaes
	KIDNEY AND PERINEPHRIUM - Cont'd.			
	Extra Renal Procedures			
S431	Excision of retroperitoneal tumour	7	313.50	7
S432	Exploration of retroperitoneal tumour	7	214.25	7
S433 Z630	Sacro-coccygeal teratoma	6	359 <b>.</b> 20 256 <b>.</b> 00	6 6
	Percutaneous - Procedures (I _* 0 _* P _* )			
<b>Z62</b> 9	Percutaneous nephrostomy		126,00	
Z623	Insertion of stent		63.00	
Z624	Dilation of tract		78,80	
Z625	Selective catheterization of calyces		43.30	
Z626	Nephroscopy	_	78,80	_
Z627 E759	Removal of renal calculi	5	137 <b>.</b> 80 78 <b>.</b> 80	6
	Renal Transplantation Procedures: (submit on recipient's claim) These fees do not include immunosuppressive therapy which is on a fee for service basis.			
S435	Kidney transplant (surgical team fee)		981.50	13
\$434	Kidney re-transplant (surgical team fee)  Donor nephrectomy - surgical team fee, unilateral or bilateral (to include		1175,20	13
S436	renal perfusion with hypothermia when rendered by surgeon)	7	412.75	8
E753	- live donor, add		107.10	
S437 E762	Renal autotransplantation		734.10	10
	transplantation procedures, add		247.30	
	URETER			
	Endoscopic Procedures			
6470	Cystoscopy with manipulation and/or removal of calculus and retrograde		100.10	
S470 Z628	pyelogram if required		198.10	4
£760	Cystoscopy and diagnostic ureteroscopy - above intramural ureter  - with removal of calculus, add		103 <b>,2</b> 0 137 <b>,</b> 80	4
E761	- if disintegrated by ultrasound, add		78.80	
	Incision			
S442	Peri-ureteral abscess	6	177 •20	6
S443	- upper 2/3	6	214,25	6
S444	- lower 1/3 with removal of calculus	6	313,50	6
S445	- upper 2/3	6	309,60	6
S446	- lower 1/3	6	396,20	6
S447	- upper 2/3		359,20	6
S448	- lower 1/3	6	429,30	6
S449	Ureterectary - including uretero-vesical junction	6	359,20	7
S450	- other e.g. partial	6	272,50	7
S451	Repair Uretero-vesical anastomosis or re-implantation unilateral	6	359,20	8
	Re-implantation of ureter with extensive tapering with or without ureter-			
S561	olysis	6	540.40	8
S562	Bifid ureter	6	396,20	8
S452 S453	Uretero-ileal conduit	6 9	647 <b>.</b> 50 1027 <b>.</b> 20	9 15
5454 5454	Uretero-ileal conduit with ureterectomy and ileal replacement		734.10	9
	Uretero-intestinal anastomosis or transplant			
\$455	·· unilateral	6	272.50	6
S462	- bilateral		359,20	6
S456	- bilateral with cystectomy, one stage	9	809 _* 00	13
S457	Uretero-ureterostany	6 6	453,70 214,25	8 6
S458 S463	Ureterostomy - cutaneous - unilateral		313.50	6
S459	Uretero-vaginal fistula		460.80	6
S460	Ureterolysis for peri-ureteral fibrosis - unilateral	6	359.20	6
S461	Ireternal asty (Hutch) - unilateral	6	272,50	6
S427	Bladder flap (Baori) - to include re-implantation of uneter	6	412.75	6
	178			

OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM - Cont'd. Code Asst Surg Anaes URETER - Cont'd. Suture Spontaneous or traumatic rupture or transection S465 - immediate - upper 2/3 313,50 **S466** 359.20 6 S467 359,20 6 S468 396,20 BLADDER Preamble: (1)No extra claim should be made for EUA when done at the time of cystoscopy. (2) Visit fees, as applicable, to be claimed for changing suprapubic tube. (3) No extra claim should be made for suprapubic cystotomy when performed in the routine course of gynaecological surgery. Endoscopy - Cystoscopy Diagnostic Procedures (I.O.P.) Diagnostic with or without urethroscopy **Z606** 58_30 Repeat within 30 days ..... 7607 29_10 With catheterization of uneters with or without hydrodistension of the bladder, brush biopsy of bladder, collection of ureteral specimens, intravenous function test and retrograde injection of opaque media and Z608 calibration and/or dilatation of the ureter - one or both sides ...... 70.90 4 With transurethral biopsy, brush biopsy of renal pelvis and/or uneter and/or insertion of ureteral stent 7610 79,20 Δ 2512 With manametry (to include unethral pressure profile if required) ...... 67.70 4 With meatotomy or internal urethrotomy (female) 7613 65.20 4 7614 79,20 With meatotomy and retrograde pyelogram ..... 7615 With needle biopsy of prostate ..... 85_10 Therapeutic Procedures S492 With electrocoagulation - tumour(s) ..... S493 - Hunner ulcer 99,25 With excision of tumour or tumours including base and adjacent muscles and electrocoagulation if necessary **S494** Single tumour 1 to 2 cm. diameter ..... 222,90 **S495** Single tumour over 2 cm, diameter ..... 4 359,20 \$496 Multiple tumours ..... 359,20 \$497 140,20 With resection bladder neck, female ..... 4 **S498** 272,50 With resection bladder neck, male ..... **S499** With electro surgical ureteral meatotomy ..... 140.20 With removal foreign body or calculus ..... ₹m 140,20 Λ \$501 With removal of ureteric catheter ..... 61.80 With insertion of radioactive substance, in addition to associated E751 procedures ..... 45,30 With secondary surgical evacuation of bladder clots and control of 5502 70.10 Note: Introduction (I.O.P.) Catheterization; acute retention, change of retention catheter or instillation of medication **Z602** - office ..... 7,10 2603 - hone ..... 13,20 - hospital ..... 7611 Aspiration (1.0.P.) 7605 10,20 177,20

OPERATIONS ON THE UROGENITAL SYSTEM
OPERATIONS ON THE URINARY SYSTEM - Cont'd

	OPERATIONS ON THE URINARY SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	BLADDER - Cont'd.			
S479 S480 E750	Cystotomy or cystostomy and electrocoagulation of tumour Cystotomy with trochar and cannula and insertion of tube	5	272.50 70.10 21.50	5 5
S481	Cystolithotomy - when sole operative procedure		214,25	
S476	Cutaneous vesicostomy		359,20	5
S477	Reduction cystoplasty (bladder plication)	5	293,00	5
2422	Excision Cystectany		212.50	
S482	Partial for tumour or diverticulum (single or multiple)	6	313.50	6 7
S483	- with re-implantation of ureter	6	453.70	
S490	- with re-implantation of ureters	6	602,60	7
S484	Complete cystectomy, without transplant		540,40	10
S485	<ul> <li>with uretero-intestinal transplant</li> </ul>		809,00	13
S453	- with uretero-ileal conduit		1027 _20	15
S471	repair	6	243.40	6
\$487	Excision of urachus, repair of bladder and diversion of urine Extrophy-excision of bladder and repair of abdominal wall, inclusive of	6	243,40	6
S488	graft	6	177.20	6
\$489	- above including bilateral ureterosignoidostomy	6	540.40	6
S491	Plastic repair of extrophy using bladder and including skin flaps	6	540,40	6
\$512	Repair Repair of ruptured bladder	5	272,50	6
	Custom lasty using intesting	8	540.40	9
S513	Cystoplasty, using intestine		272.50	5
\$518	Plastic repair of bladder neck - child	-		5
S519 S520	- adolescent or adult	-	359 <b>.</b> 20 453 <b>.</b> 70	7
S521	Destruction Litholapaxy and removal of fragments		177,20	4
	Suture Closure of fistula			
S522	External, suprapubic	4	214,25	4
S523	Vesico-vaginal - vaginal approach	4	358,40	6
S524	<ul> <li>transvesical approach (with or without omental flap)</li> </ul>	5	383,60	6
S525 Note:	Vesico-rectal or vesico-signoid	5	· 367.10	6
	URETHRA Preamble:			
	(1)No claim should be made for pre-cystoscopy dilatation of the male urethra unless urethral stricture is the primary diagnosis. No claim should be made for dilatation of the female urethra when done at the same time as cystoscopy. Endoscopy			
Z617	Urethroscopy - diagnostic (I-0-P-)		29,10	4
Z618	- with biopsy (I.O.P.)		64,20	4
\$547	Removal of foreign body or calculus		140,20	4
Z616	Incision Biopsy of urethra (without endoscopy)(I_O.P.)		19.30	4
S530	Urethrotamy - external	3	177.20	4
	- transurethral (visual)	3	272,50	4
S532	= Grandural (VISUAL) ecoessessessessessessessessessessessessess		156.75	4
S538	- repeat procedure within 6 months by same surgeon		177.20	4
S531	Urethrostany	,	26,20	4
Z604	Meatotomy and plastic repair (I_O_P_o)	3	177 20	4
S533	For extravasation of urine with multiple drainage	3	1// 420	4

OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM - Cont'd.

	CHENATIONS ON THE OKTUARY 2121EM - COUL. G.			
Code		Asst	Surg	Anaes
	URETHRA - Cont'd.			
	denier doit de			
\$534	- above with external urethrotomy or cystotomy	2	272 50	
			272,50	4
Z609	Peri-urethral abscess (I_O_P_)		26,20	4
	Excision			
S536	Caruncle	3	70.10	4
S537	Urethral papilloma, single or multiple	,	70.10	4
		-		
\$541	Diverticulectomy - male or female		214,25	4
S542	Posterior urethral valve	4	272,50	4
S543	Prolapse urethra, excision	3	70.10	4
S544	Urethrectony - radical	4	177.20	4
••••		•	177 410	
	Renair			
				_
S548	Urethral sling	4	313,50	6
	Retropubic urethropexy (e.g. Marshall Marchetti) for stress incontinence			
S549	- primary procedure	4	248.90	6
S546	- repeat procedure for failed retropubic or vaginal surgery for stress	•	L 10450	•
30-10			201 40	
	incontinence	4	291.40	6
Note:	See also S731-S733, page 146 for stress incontinence.			
	Prosthetic procedure for uninary incontinence (e.g. Kauffman, Rosen			
S559	type etc.)	3	313.50	5
\$560	type etc.)  - where perineum has been previously operated on for incontinence	3	359.20	5
S563	Removal of perineal incontinence prosthesis	3	118.15	4
3303	relieval of partieal incontinence prostres is	3	110-13	4
	Insertion of inflatable prosthesis at bladder neck with or without uro-			
S539	dynamic control	4	638,00	6
S540	Revision or removal of inflatable prosthesis at bladder neck	3	196.90	4
	Urethroplasty			
\$545	1st stage - posterior	4	313.50	6
\$550	- anterior		235,50	4
\$558	2nd stage		193,80	4
S535	One stage repair (to include skin graft if necessary)	4	313,50	6
	• • • • • • • • • • • • • • • • • • • •			
	Suture			
\$551	Rupture, anterior urethra (diversion of urine extra)	4	140,20	4
\$552	Posterior urethra - immediate repair		359,20	4
\$553	- late repair	4	453.70	5
	Fistula			
\$554	Penile urethra (diversion of urine extra)		75.40	4
\$555		4	267.30	4
\$556	Perineal urethra	7		7
2220	necto-unethral with diversion, colostony and closure of colostony	6	453,70	/
	Destruction			
S557	Urethro-vesicolysis - when sole operative procedure	3	177,20	4
	Transurethral incision or resection of external sphincter (when sole	-		
S564			267,30	4
3304	operative procedure)		207.00	4
	Manipulation (I,O,P.)			
	Dilation of stricture, male			
2621	- local anaesthetic		9.05	
Z619	- general anaesthetic		43.30	4
				*
7622	Dilation of urethra, female		4,50	
Z620	- under general anaesthetic		34,30	4

# OPERATIONS ON THE MALE GENITAL SYSTEM

Code		Asst	Surg	Anaes
	PENIS			
\$567 \$568 \$569	Incision Slit of prepuce (complete care) - newborn - infant - adult or child		11.80 17.70 24.80	4
	Excision			
S570 S573 Z702	Circuncision - newborn (Complete care)  - infant, adult or child  Biopsy (I_0,P_0)	. 3	28,35 74,00 19,30	4
<b>S</b> 574	Amputation Partial		140,20	4
S575 S576 Z701	Partial with inguinal glands 1 or 2 stages	. 6	359,20 453,70 27,00	5 7
Z767 S599	- general anaesthetic	•	64.40 173.30	4
S577	Repair Epispadias	. 3	272,50	4
S578 S571	Hypospadias One stage repair - with meatus to but not into glans  - with advancement of meatus into glans	. 4	236.30 315.10	4
S572 S579	- into glans using free Island flap pedicle (penoscrotal)	. 4	472,60 177,20 272,50	6 4 4
\$580 \$581 \$597	Plastic reconstruction, urethra		75.60 252.10	4
E755 S588 S566	- with inflatable prosthesis, add	. 4	45.30 90.60 196.90	4
3300	TESTIS		130430	
	Incision			
Z703 Z704	#bscess (I_0_P_s) Biopsy (I_0_P_s) - single	•	45.30 45.30	4
2705 2706	<ul><li>bilateral</li><li>with vasography (see also page 46)</li></ul>	•	68 <b>.</b> 50 99 <b>.</b> 25	4
\$589 \$590 \$598	Orchidectomy - unilateral	. 3 . 6	140,20 685,30 193,80	4 8 4
	Repair			
S591	Orchidopexy for undescended testis, any type, one or two stages to include hernia repair where required	. 4	272,50	4
S592 S593	- second stage (Torek) repair	. 4	45 <b>.</b> 30 214 <b>.</b> 25	4
\$600	Reduction of torsion of testis or appendix testis and orchidopexy (one or both sides), if required	. 3	193,80	4
\$595 \$596	Ruptured testicle	• 3 • 3	140 <b>.</b> 20 140 <b>.</b> 20	4
	EPIDIDYMIS			
<i>Z7</i> 07	Incision Abscess (I_0_P_)		45.30	4
S601 S602	Excision Spermatocoele or spermatic granuloma Epididymectomy - unilateral	. 3	140 <b>.</b> 20 140 <b>.</b> 20	4
S606	Repair Anastomosis Epididymovasostomy – unilateral	. 3	140,20	4

Code	OPERATIONS ON THE MALE GENITAL SYSTEM - Cont'd.	Asst	Surg	Anaes
	TUNICA VAGINALIS			
<i>Z</i> 708	Incision Hydrocoele aspiration (I_O_P_)	•	13.40	
<b>5611</b>	Excision Hydrocoele - unilateral Note: SSI1 when done with hernia repair use E727.	. 4	140,20	4
	SCROTUM			
Z709 Z768 S616	Incision Abscess or haematocoele (1,0,P.) - local anaesthetic - general anaesthetic		16,30 45,30	4
2010	- and exploration - unilateral	. 3	70.10	4
9618	Resection of scrotum	3	177 <b>_2</b> 0	4
9619	Suture Trauma - laceration - depending on extent and complications (See Preamble para B_32		I.C.	I.C.
	VAS DEFERENS			
<i>Z</i> 710	Incision Vasography (I_O_P_)		45,30	4
5623 5625	Repair Vasostomy and/or vasoepididymostomy (to include microscopic control if required) - including biopsy and vasography		177 <b>.2</b> 0 214 <b>.2</b> 5	4
9626	Suture Ligation - uni or bilateral	3	88,20	4
	SPERMATIC CORD			
S630 S631	Excision Hydrocoele - single Varicocoele - single Mote: \$530 when done with hernia repair use £727.	3	140 <b>,</b> 20 140 <b>,</b> 20	4
	SEMINAL VESICLES			
<i>Z</i> 711	Incision Abscess (I_0,P_0)		99,25	4
9636	Excision Vesiculectory	3	453,70	4
	PROSTATE			
	Preamble:  (1)A T.U.R. followed within IO days by a bilateral orchidectomy because of carcinoma of the prostate should be claimed in accordance with paragraph (3) of the Surgical Preamble.			
Z712 Z713	Incision Biopsy, needle (I_O_P_o)  - with drainage abscess (I_O_P_o)	3	64 <b>.2</b> 0 75 <b>.</b> 60	4
\$644	Biopsy, perineal, open operation  Removal of calculus (with or without biopsy)	3	177.20	4
5642 5643	- perineal - retropubic - retro		359 <b>,2</b> 0 359 <b>,2</b> 0	4

	OPERATIONS ON THE MALE GENITAL SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	PROSTATE - Cont'd.			
	Excision			
	Prostatectomy (not to include investigative cystoscopy) but to include vasectomy when indicated.			
S645	Perineal	. 6	363.10	6
S646	Perineal with vesiculectony		553,00	11
	Suprapubic - (with or without removal of bladder stones)			
S647	- one stage	. 5	379.70	6
S648	- two stages - 1st stage		177,20	6
S649	- 2nd stage		214,25	6
	Retropubic - (with or without removal of bladder stones)			
S650	- simple	. 5	379,70	6
S651	- radical		638.00	6
5552	Transpubic total prostatovesiculectomy with pelvic lymph node	-		
S641	dissection	. 8	779.80	11
S652	Staging pelvic lymphadenectomy for prostatic cancer		272,50	7
	Endoscopy			
	Transurethral resection of prostate (no additional fee for cystoscopy,			
	meatotomy, dilatation of stricture, internal urethrotomy or vasectomy			
S655	when done at the same time)		370-20	6
3033	Transurethral resection of prostate for residual or regrowth of tissue	•	0,0420	•
S654	within one year of previous prostatectomy by same surgeon		259.90	6
	Transurethral drainage of abscess		70.10	5
S656	ILGIPALGUEGI GIGINAGE OL ADOCEDO ************************************	•	,0010	•

# OPERATIONS ON THE FEMALE GENITAL SYSTEM

Preamble:

(1) In composite operations such as anterior and posterior repair and D&C or anterior and posterior repair and cauterization of cervix and biopsy, the fee shall be that of the major procedure(s).

the fee shall be that of the major procedure(s).

(2) No fee may be claimed for a D&C if (a) it is carried out prior to hysterectomy or ectopic pregnancy, or (b) it is carried out routinely major to the land of the stable of t

prior to tubal occlusion.

(3)A D&C may be claimed at 85% when pregnancy termination (\$752,\$756,\$785) is carried out with tubal occlusion/interruption (\$741), or (b) if carried out for abnormal uterine bleeding (\$754) - if the D&C would have been indicated independent of the tubal occlusion procedure.

(4)When operative procedures are carried out for infertility, the fee shall be that of the major procedure. When additional procedure(s) are required e.g. uterine suspension, cophorocystectomy or myomectomy, E858

at \$39,40 may be claimed as well.

Code		Asst	Surg	Anaes
-	VILVA AND INTROITUS	7030	July .	Aides
	Incision			
S700	Hymenotomy	•••	42.10	4
	Abscess of vulva, Bartholin or Skene's gland (1.0.P.) - incision and			
	drainage			
Z714	- local anaesthetic		14.20	
Z715	- general anaesthetic	3	42.10	
Z716	Marsupialization of Bartholin's cyst or abscess (I.O.P.)		59.10	
<i>1</i> 717	Perineotomy (I.O.P.)	•••	14.20	
	Excision			
	Biopsy(s) - when sole procedure (1.0.P.)			
7477	- local anaesthetic		14.60	
Z475	- general anaesthetic	3	42.10	
5707	Hymenectamy (with or without perineotamy)		59.10	
S706	Cyst of Bartholin's gland	. 3	98.50	
	Condylomata - single or multiple (I.O.P.)	•••		
<i>1</i> 733	Chemical and/or cryosurgery - one or more		9.05	
	Surgical excision or electrodesiccation or CO _x laser			
<i>1</i> 736	- local anaesthetic	••	22,40	
Z769	- general anaesthetic	••	94.50	4
	Vulvectomy			
\$703	Simple	4	211.10	
S704	Radical - without gland dissection	6	354,50	6
	<ul> <li>with bilateral inguinal node dissection with or without skin</li> </ul>			
E850	graft, add	••	149.70	1
F851	<ul> <li>with bilateral common iliac node dissection with skin graft,</li> </ul>			
6551	add	••	211.10	2
	Repair			
5708	Non obstetrical injury to vulva and/or vagina, and/or perineum		I.C.	I.C.
5705	Ligation - of varicose vein of labia		59.10	
		•••		
	VAGINA			
	Endoscoov			
7478	Vaginoscopy (premenarchal) with or without medication (I_O_P_)		42.10	4
24/0	Culdoscopy - see page 109	••	42.10	4
	curouscopy - see page 109			
	Incision			
S712	Culdotomy, drainage or needle puncture		59.10	4
S713	Culdotomy, incision and exploration	. 3	98.50	
<i>272</i> 8	Incision and drainage of cyst, abscess or haematoma		42.10	4
	Excision			
	Biopsy(s) - when sole procedure (1.0.P.)			
<i>1</i> 722	- local anaesthetic		14,60	
Z723	- general anaesthetic		42.10	
<b>\$7</b> 15	Excision of cyst(s), or benign tumour(s)	•• 3	101.60	4

	OPERATIONS ON THE FEMALE GENITAL SYSTEM - Cont'd.			
Code	VAGINA - Cont'd.	Asst	Surg	Anaes
S742	Colpectomy - e.g. for carcinoma	. 4	286,70	6
\$702	Excision of congenital vaginal septum		101.60	4
C716	Repair		107.00	_
S716 S717	Anterior or posterior repair (sole procedure)  Anterior and posterior repair (sole procedure)  Anterior and posterior repair and repair of enterocoele and/or vault	4	137 <b>.</b> 80 216 <b>.</b> 60	5 5
S718	prolapse	4	286.70	5
S719 S723	Posterior repair and repair of enterocoele and/or vault prolapse Posterior repair and repair of anal sphincter	4	252 <b>.</b> 85 202 <b>.</b> 40	5 5
	Anterior repair (with or without posterior repair) and repair of uterine			
S720 S721	prolapse (Fothergill or Watkin's interposition)  Anterior, posterior repair with excision of cervical stump		286.70 286.70	5 6
3/21	Post hysterectory vault prolapse with or without enterocoele and with or without enterior and posterior repair - vaginal and/or abdominal	4	200.70	b
S722	approach	4	286,70	6
S724	procedures)	3	100,80	4
S725 S726	Construction of artificial vagina (see Preamble para B32)	5 4	211.10	5
3/20	Closure of fistula	4	I.C.	6
S523	Vesico-vaginal - single surgeon	4	358,40	6
S734	- two surgeons - vaginal surgeon	4	244,20	6
S711 Note:	- abdominal surgeon		244,20	
\$231	Recto-vaginal (any repair)	4	278,05	6
S729	Uretero-vaginal	6	460.80	6
S709	Urethro-vaginal	4	308.00	4
S549	for stress incontinence - primary procedure	4	248.90	6
S546	stress incontinence	4	291.40	6
	Retropublic urethropexy - combined abdominal-vaginal procedure for stress incontinence (sling procedure)			
	<ul> <li>following previous failed procedures</li> </ul>			
S731	- one surgeon	7	354,50	7
S732 S733	- two surgeons - vaginal surgeon	7	211 <b>.</b> 10 286 <b>.</b> 70	7
3730	- following two or more failed procedures		2004/0	
S748	- one surgeon		506.50	7
S749 S751	- two surgeons - vaginal surgeon	7	286.70 354.50	7
3/31	- abudittiat sui gent essessessessessessessessessessessessess		307,300	
	Manipulation  Furnishties and/or dilatation (my include insertion and/or negge) of			
	Examination and/or dilatation (may include insertion and/or removal of $I_{\bullet}U_{\bullet}C_{\bullet}D_{\bullet}$ ) - when sole procedure			
Z735 U•V•C	General anaesthetic (I.O.P.)		42.10	4
	CERVIX UTERI			
	Endoscopy (I.O.P.)			
	Initial investigation of abnormal cytology of vulva and/or vagina or cervix under colposcopic technique (to include biopsies and			
Z731 Z730	curetting)		42.10 7.10	
	Cauterization (I ₊ 0 ₊ P ₊ )			
	Chemical		visit fees	5
Z732	Cryotherapy		14.20	
Z724 Z725	Electrocautery		7 <b>.</b> 10 42 <b>.</b> 10	Δ
4143	Diracacion and Caucerizacion unier general anaesunesta ************************************		76.40	7

# THE ONTARIO GAZETTE

	OPERATIONS ON THE FEMALE GENITAL SYSTEM - Cont'd.			
Code		4sst	Surg	Anaes
	CERVIX UTERI - Cont'd.			
	Conization			
S744	Cervix - cone biopsy - any technique, with or without D&C	3	143,40	4
<i>172</i> 9	dysplasia or carcinoma in situ) - out patient procedure		31.50	
<i>Z</i> 720	Excision		** **	
S765	Biopsy – with or without fulgurization (I.O.P.)  Amputation of cervix	4	14.20	4
S766	Cervical stump - abdominal	6	142,60 211,10	6
\$767	- vaginal	4	211.10	4
Note:	Excision of cervical polyp(s) under general anaesthesia, use ${\it II}20$			
	Repair			
\$774	Repair of incompetent cervix - not associated with pregnancy	. 3	118.15	4
	CORPUS UTERI			
	Endoscopy (I_O_P_)			
Z583 Z585	Hysteroscopy with or without biopsy or D&C		75,60	4
	embryo transfer		100,80	4
	Incision, Excision			
	Endometrial biopsy, cytology			
<b>Z</b> 719	- wash or brush (I.O.P.)		16.30	
Z581	Office endometrial curettage (I_O_P_)		29,50	
Note:	The presentation of a case for abortion before a Hospital Committee is not			
	a benefit of OHIP.  A pre-operative consultation by a second gynaecologist, when required by			
	the hospital is not a benefit of OHIP.  Abortion - complete - under 20 weeks			
S768	- incomplete - including D&C		visit fee	. 4
S752	- therapeutic - curettage, intra-amniotic injection (complete) therapeutic - intra-amniotic injection (incomplete) followed by		92.90	4
S785	curettage		156,00	4
S756	- missed abortion, or evacuation of molar pregnancy		92.90	4
S770	- hysterotamy	6	201,65	6
S783	- hysterotomy with tubal interruption	6	212.70	6
S754	Diagnostic curettage (with or without cauterization, biopsy of cervix, removal of polyps, Rubin's test or hysterosalpingography)		75,60	4
	Intracavitary application of radium or sealed sources including D&C carried out at same time as application (to include consultation fee)		-	
S753	- first application		151,20	4
S755	- repeat application		75.60	4
S764	Myonectomy	6	286,70	6
\$757	Total or subtotal - abdominal or vaginal	6	354,50	6
6750	<ul> <li>with anterior and posterior vaginal repair to</li> </ul>			
S758	include enterocoele and/or vault prolapse	6	506,50	6
	as required	U	300,30	0
S759	enterocoele and/or vault prolapse	6	430.10	6
S710	- with omentectomy for malignancy	6	430.10	6
S769	Radical (Schauta) - vaginal	8	506,50	8
S763	Radical (Wertherm's)	8	564.80	8
Note:	S757-S763, S710, S769 are total fees, the following codes are not allowed in addition: S722, S738, S741, S745-S747, S780-S782.			
	Repair			
S771	Uterine suspension - any technique - sole procedure	6	204,00	6
E859	Uterine suspension in conjunction with major procedure add		39,40	
S779	Hysteroplasty Excision of septum	6	286,70	6
3		J	200.70	v

Code	OPERATIONS ON THE FEMALE GENITAL SYSTEM - Cont'd.	Asst	Surg	Anaes
	CORPUS UTERI - Cont'd.			
S775	Unification of double uterus (Strassman)	- 4	354,50	4
S777	Uterine inversion, operative		286.70	6
S778	Presacral neurectomy (with or without ovarian neurectomy)	6	286.70	6
	FALLOPIAN TUBE			
	Excision, Suture or Repair			
S784	Excision of ectopic pregnancy	6	252_85	6
E852	- with tuboplasty, add		39.40	
E860	Diagnostic laparoscopy prior to laparotomy for ectopic pregnancy add		59.10	
S738	Salpingectomy and salpingo-oophorectomy (uni or bilateral)	. 6	252,85	6
S741	purpose of sterilization	. 6 ral	143.40	6
S735	Fimbriolysis		252.85	6
S736	Salpingostomy	. 6	295,40	6
S739 S737	Fimbriolysis and salpingostomy	. 6	334.80	6
	tubal occlusion procedure  Repair of extensive tubal and peritubal disease for infertility, pelvic  inflamatory disease or endometriosis using operating microscope - not to  charged for reconstruction following previous sterilization procedur	be	463,95	6
S743	- unilateral or bilateral		509,60	8
	Infertility Procedures			
Z552	Diagnostic laproscopy (I_O_P_)	. 4	101,20	6
E855	- with dye injection, add	•	16,30	
E856	- with endometrial biopsy, add	•	16,30	
E857	- with D&C, add		37.80	
S727	Laparoscopy for oocyte retrieval	. 4	126,40	6
	OVARY			
	Excision (unilateral or bilateral)			
S780	Biopsy of ovaries by laparotomy	. 5	211.10	6
S745	Opphorectamy and/or opphorocystectamy	• 6	252,85	6
S782	Ophorectony with total omentectony	• 6	337.10	6
S747	Para ovarian cystectomy  Second look exploratory laparotomy including biopsies, when done as part	. 6	252,85	6
C71.4	of chemotherapy protocol for ovarian carcinoma with or without total	. 6	354.50	6
S714	amentectary	• •	304,30	· ·

# THE ONTARIO GAZETTE

# SURGICAL PROCEDURES

# OPERATIONS ON THE ENDOCRINE SYSTEM

Code	THYROID GLAND	Asst	Surg	Anaes
1726 1727 1771	Incision Aspiration, thyroid cyst (I_O_P_o) Percutaneous silicone core needle biopsy, (I_O_P_o) Aspiration biopsy, thyroid gland or nodule fine needle method (I_O_P_o)	,	23,20 46,50 23,20	6
S786	Abscess	•	66,95	4
	Excision Biopsy			
S787	Surgical	4	173.30	6
S788	Total	. 6	492,30	8
S789	Subtotal		386,00	7
S790	Hemi	. 6	295,40	7
E880	- parathyroid(s) identification and re-implantation, add		149.70	
£381	- if requiring splitting of sternum, add		66,95	
5791	Excision of solitary nodule		244,20	6
	PARATHYROID, THYMUS AND ADRENAL GLANDS			
	Excision			
S795	Exploration and/or removal, parathyroids or parathyroid tumour	. 6	492.30	8
5796	- if requiring splitting of sternum	. 10	559,30	13
E880	- parathyroid(s) identification and re-implantation, add	,	149.70	
5797	Thymectany	. 10	500,20	13
5798	Adrenalectomy or exploration - unilateral	. 10	350,50	10
5799	- bilateeral, with or without oophorectomy	. 10	543.50	11
\$300	Adrenalectomy - unilateral for pheochromocytoma	. 10	472,60	13
Note:	When an adrenal ectomy is performed in conjunction with a nephrectomy, and is incidental to the removal of the kidney, there should be no additional claim for the adrenal ectomy.			
<i>1</i> 772	Thymus transplant (I.O.P.)	•	66,95	4

#### OPERATIONS ON THE NERVOUS SYSTEM

Code		Asst	Surg	Anaes
	Hypothermia - when employed, basic units for any procedure on nervous			
N100	system			25
	BRAIN			
	Astrocytoma, oligodendroglioma, glioblastoma or metastatic tumour			
N103	craniotomy plus excision - supratentorial	11	884.60	15
N151	- infratentorial	. 11	1020,85	15
N152	Craniotomy plus lobectomy		927.10	15
E901 _.	With operating microscope, add	•	178,80	
N102	Craniotomy plus excision - supratentorial	. 11	1020.85	15
N153	- infratentorial or basal	. 11	1327.30	15
E901	With operating microscope, add		178.80	
E902 E903	Lesion greater than 4 cm diameter, add to N102, N153		310.35 510.40	
2503	Transphenoidal microscopic approach to the pituitary fossa for hypophysect		210.40	
N111	removal of adenoma or other tumours		1020,85	15
N105	Intracranial aneurysm repair	11	1088,60	15
N154	Carotid circulation - per vessel		1131.10	15
E901	With operating microscope, add		178,80	
	Cerebral arteriovenous malformation			
N106	Craniotomy for obliteration and/or excision - supratentorial	. 11	1088,60	15
N155	- infratentorial		1131.10	15
E901	With operating microscope, add	•	178,30	
	Removal of intracerebral and/or subdural hematoma in conjunction with a ruptured intracranial aneurysm or arteriovenous malformation, add to			
E908	N105, N106, N154, N155		191.40	
M07	Extracranial approach to include balloon catheter or embolization	11	710 50	15
N107	techniques	. 11	710.50	15
N218	Superficial temporal artery		978,30	15
N156 E904	Occipital artery		1020,85 200,10	15
E904 E905	Use of graft (autogenous vessel or synthetic)		178,80	
	Extracranial-intracranial long venous bypass (from internal carotid in the			
N121	neck or any of the trunk vessels in the neck or chest to a major intra- cerebral vessel, i.e. vertebral, internal carotid, middle cerebral)	11	1421.00	15
MIZI	Carotid-cavernous fistula		145100	13
	Intracranial obliteration (to include combined cervical and intra-		1000 05	
N108	cranial procedure)	. 11	1020,85	15
N118	techniques	. 11	620,70	15
	Spontaneous intracerebral haemorrhage			
N104	Craniotomy plus removal - supratentorial	. 11	731.80	15
N157	- infratentorial	. 11	820.80	15
N120	Burr hole plus drainage	. 11	400.15	15
	Intracranial cyst Craniotomy plus evacuation (to include interventriculostomy)			
N158	- supratentorial	. 11	731.80	15
N159	- infratentorial	. 11	842.05	15
N160	Burr hole plus aspiration	. 11	331.60	15
N117	Craniotany	. 11	884,60	15
N115	Burn hole aspiration		442.70	7
Z818	Subsequent aspiration through existing burr hole within 30 days ([.0.P.)		178,30	
N113	Craniotomy for brain biopsy (other than for tumour)	. 11	510.40	11
N109	Hemispherectany	. 11	1199.70	15 15
N110	Lobectomy and/or excision of cortical scar for epilepsy	. 11	1395.00	12

Code	DDATM Come! d	Asst	Surg	Anaes
	BRAIN - Cont'd.			
N130	Craniotomy plus midline commissurotomy	. 11	842_05	15
N128	Repair of encephalocoele	ii	663_20	15
N129	Posterior fossa decompression for Arnold Chiari malformation	. 11	799,50	15
N123	Stereotaxis - intracranial (to include ventriculography)	. 11	1037,40	11
N119	Intracranial implantation of chronic surface electrodes	. 11	748.30	ii
1423	Implantation or revision of stimulation pack or leads (peripheral nerve,	• ••	, ,,,,,,,	
Z823	brain, spinal cord) (I.O.P.)		255_20	
Z824	Removal of chronic surface or depth electrodes (I_O_P_)		221.30	
Z813	Burr hole plus needling of brain for biopsy (1.0.P.)		246.55	7
2013	Ventriculogram, (including burn holes, air or positive contrast)	• ′	240000	,
2806	(I.O.P.)		110.70	
200	Ventricular puncture through previous burn hole or fontanelle or puncture	•	110.70	
Z802	and/or aspiration of cisterna magna (1.0.P.)		68.10	7
Z825	Ventriculoscopy (to include burn hole) (I_O_P_)	•	263,90	<b>'</b> 7
E916	- with biopsy		110,70	,
E917	- with interventriculostomy		110.70	
E918	- with removal of foreign body		110.70	
Z819			178.20	5
7013	External ventricular drainage (1.0.P.)	, 5	1/0,00	5
Z820		. 5	263,90	5
7812	monitoring (I.O.P.)		178.80	5
LOIZ		, 3	1/0,00	3
M22	Re-opening of craniotomy for post-operative haematoma or infection, or for	11	274 15	11
N127	removal of bone flap		374.15	11
COLO	Intracranial duraplasty (greater than 2 on, diameter)add to any		200 10	
E919	intracranial procedure	•	200,10	
	Intraoperative diagnostic or physiological monitoring for intracranial,			
	spinal or peripheral nerve procedures, (e.g. stimulation with recording,		140.00	
E920	evoked potentials, ultrasound or impedance monitoring)	•	148,90	
	Repeat cranial procedure, applies to any intercranial procedure		170.00	
E921	excluding those covered by N127	•	178,80	
	Cranio-Cerebral Injuries			
	Non-operative care:		visit fee	•
	Reduction of skull fracture:	•	11310 100	•
N139	Simple, depressed	. 7	310.35	7
N140	Compound	11	421.40	11
E912	- with repair of dural laceration		110.70	4
LIL	Extracerebral haematoma and/or hygroma:	•	1100.0	
N143	Drainage by burn hole(s) - unilateral	. 7	421,40	7
N144	Drainage and/or removal by craniotomy		663,20	11
	Cerebral injury			
	Removal of intracerebral haematoma and/or debridement of traumatized			
N148	brain (includes management of any skull fracture)	. 11	731,80	15
N149	Removal of foreign body from brain		731.80	15
N150	C.S.F. leak - intracranial repair (to include transsphenoidal approach)		884_60	15
N200	Decompressive craniectomy (frontal, sub-temporal)		510,40	11
Z803	Subdural tap(s) (1.0.P.) - unilateral		44.10	
Z814	Diagnostic burn hole(s) (1,0,P.) - uni or bilateral		221.30	7
	510g/05510 507 11010(5) (1555 5) 511 51 51 51 51 51 51 51 51 51 51 51 51			•
	SOLL			
	Repair of skull defect:			
N161	Acrylic or metal cranioplasty	. 11	467.90	11
N201	Rib graft cranioplasty (defect less than 7.5 cm)	. 11	710,50	15
N202	Replacement of bone flap		400.15	11
N203	Skull tumour, excision	- 11	310,35	11
	Craniosynostosis, linear craniectomy:			
N206	- one suture	. 11	357,60	11
N207	- multiple sutures		467.30	15
	Morcellation procedure			
N162	- one suture	. 11	357,60	11
			22. 230	

Code		Asst	Surg	Anaes
	SKULL - Cont'd.			
N163	- multiple sutures	. 11	510,40	15
N164	- one surgeon	. 11	578,20	15
N165	- two surgeons - major portion		357,60	15
N166	- lesser portion	•	289.10	
N167	- one surgeon	. 11	790,85	15
N168	- two surgeons - major portion		510.40	15
N169	- lesser portion		382,80	
N208	Craniotomy for craniofacial repair		884,60	15
E922	- with repair of frontonasal encephaloceleadd	1	178,80	
	ORBIT			
N211	Craniotomy plus removal of orbital tumour	. 11	927.10	15
	Craniotomy plus orbital decompression (roof of orbit with or without		000 00	15
N212	lateral wall)	11	868 _• 00 927 _• 10	15 15
N213 E901	Craniotany for decompression of optic nerve(s)		178.80	15
E901	With operating microscope, add to N211, N213	•	1/0,00	
	CAROTID AND VERTEBRAL ARTERIES			
N220	Carotid endarterectomy (with or without bypass and/or patch graft)	. 10	622.30	10
N223	Vertebral endarterectomy		663_20	10
	Intraoperative cerebral blood flow determinations (with carotid en-			
E923	darterectomy, etc.), add to N220, Z808		110.70	
Z815	Temporal artery; biopsy, ligation or cryosurgery (I_O_P_)		89,40	4
Z808	Progressive carotid occlusion by Selverstone clamp (1.0.P.)		263,90	10
Z807	Removal of Selverstone clamp (I.O.P.)		221,30	10
	CSF SHUNTING PROCEDURES		242.25	
N230	Shunting procedures, all types except those otherwise specified below	. 11	348.95	11
N209	Ventriculo-atrial shunt		391.50 348.95	11 11
N210	Lumbo-peritoneal shunt (including laminectomy)	• 11	348,90	11
N245	Revision of CSF shunt - operative Proximal end	. 7	233.90	7
N175	Distal end (all shunts except ventriculo-atrial)		233.90	7
N176	Distal end - ventriculoatrial		276.50	7
Z801	Revision - non-operative		33.90	
2001	Conversion of shunt (e.g. ventriculoperitoneal to ventriculoatrial) -			
N174	includes removal of existing shunt	. 7	348.95	7
N246	Removal of shunt - any type		152.80	7
N247	Ventriculo-cistemostany (Tockildsen)	. 11	442.70	11
Z809	Insertion of CSF reservoir (Ommaya) including burr holes (1.0.P.)	. 11	200.10	11
N249	Third ventriculostany		544,30	11
	Injection of diagnostic or therapeutic agent into shunt apparatus		44.10	
Z821	(1 _• 0 _• P _• )	•	44,10	
	CRANIAL NERVES			
	Percutaneous coagulation or glyceral injection of gasserian (trigeminal)			
N258	ganglion or root-unilateral	11	340,30	11
	J			

Code		Asst	Surg	Anaes
	CRANIAL NERVES - Cont'd.	. 555	July	744003
	CONTIAL NERVES - COIL 0.			
N259	V-Decompression or rhizotomy (partial or complete) trigeminal nerve VII-Differential section facial nerve for hemi-facial spasm (extra-	11	400,15	11
N265	cranial approach)	. 6	289,10	6
N266	Anastomosis hypoglossal or accessory to facial nerve	6	467.30	6
E901	With operating microscopeadd to N266, N267		178.80	•
	Occipital and/or suboccipital craniectomy for compression, decompression		270400	
N267	or section of cranial nerves	- 11	799.50	11
N269	XI-Division of nerves to sternomastoid in neck	6	242_60	6
<b>Z826</b>	Inferior dental neurectomy (I.O.P.)	3	152_80	4
<b>Z827</b>	Infraorbital or supraorbital neurectomy (I_O_P_)	ัง	131.50	4
	(	,	131.30	7
	PERIPHERAL NERVES			
	Exploration, decompression, division, excision, biopsy, neurolysis,			
	transposition (including tumour and neuroma)			
N188	Minor nerve e.g. digital or cutaneous	4	127_60	4
N285	Major nerve (except carpal tunnel or ulnar at elbow)	4	212.70	4
N282	Brachial plexus (excluding thoracic outlet syndrome or cervical rib)	6	493.10	6
N177	Sciatic nerve in buttock	. 6	357_60	6
N286	Tumour or neuroma - major nerve	5	263.90	4
N289	Nerve suture - minor	4	152,30	4
N287	- major	4	357.50	4
N183	Nerve graft - minor		255.20	4
N288	- major			4
E899	for each additional cable add to 1900	4	510.40	4
7816	- for each additional cable, add to N288	-	85.10	
7823		3	200.10	4
لكك	Implantation or revision of stimulation pack or leads (peripheral nerve,	_		_
	brain, spinal cord) I.D.P.	6	255,20	8
E906	Add 40% of basic fee for neurolysis, tumour excision, nerve suture or			
	graft when using operating microscope			
E925	Add 30% to basic fee when repair delayed more than four weeks			
	Intraoperative electrophysiological studies or functional nerve mapping,			
E900	add		148,90	
N290	Carpal tunnel release	3	129.80	4
N190	Ulnar nerve decompression, transposition at elbow	4	178,30	4
	Decompression, exploration for thoracic outlet syndrome including			
N283	excision of cervical and/or first rib and to include scalenotomy	6	322.95	6
	Excision of Morton's or subcutaneous neuroma, glomus or small cutaneous			
N295	nerve tumour	3	89.40	4
E911	Implantation of neuroma into bone or muscle - add 40% to N286, N295			
	AUTONOMIC NERVOUS SYSTEM			
NOO	Sympathectomy: - unilateral	_		_
N300	Cervical	6	289.10	6
N301	Cervicodorsal		485,20	10
NG03	- thoracic approach	9	357,60	13
N304	Lumbar	6	242,60	6

Code		Asst	Surg	Anaes
	SPINAL CORD AND NERVE ROOTS			
	Tumours:			
N317	Extradural partial or total removal	. 8	731.80	10
N314	- one surgeon	. 9	978.30	13
M137	- two surgeons - thoracotamy		318,20	
N313	- excision		842.05	13
N318 E914	Intradural (extramedullary) partial or total removal		927 <b>.</b> 10 132 <b>.</b> 70	10
N319	- Biopsy and/or decompression	g	331,60	9
N320	- Removal		1063.40	12
E914	- three segments or more		132,70	
E901	tumours)add	1	178,80	
	AV. malformation of cord			
N321	Excision or operative obliteration; with or without evacuation of haematoma	. 9	1063,40	12
E914	- three segments or more		132.70	12
E901	With operating microscope		178.80	
Z800	Myeloscopy (I.O.P.)		178,80	
	Decompressive Procedures  Applicable to all operative procedures for decompression of the spinal core and/or nerve roots, whether traumatic or non-traumatic, with the exception of tumours and arterio-venous malformations and other			
	separately listed.			
	Posterior Spinal Decompressive Procedures			
R451	Cervical hemilaminectomy for disc disease, with or without foraminotomy Lumbar hemilaminectomy for disc disease including removal of soft disc	, 6	485,20	10
R457	or osteophyte		354,50	8
N185	Posterior laminectomy one or two levels, cervical, thoracic, lumbar Repeat posterior exploration or reopening of posterior exploration, more than six months after original procedure, includes foraminotomy,	, 6	512,80	9
N337	discectany or neurolysis	, 8	553.00	10
E565	Multiple levels, to R451, R457 only per additional leveladd		61,00	
E566	Bilateral, to R451, R457	!	65,80	
E914 E915	Laminectomy extending over 3 or more laminae, to N185, N337		132.70 68.10	
1313	rol all floculty, to (457, 1105, per 101 allen decurpt essed *********************************	'	00,10	
	Anterior, Anterolateral or Posterolateral Spinal Decompressive Procedures			
R447	Simple anterior cervical discectany	. 8	337.90	10
R452	Simple anterior lumbar discectomy	. 6	415.90	10
	Anterior cervical spinal cord or nerve root decompression, including	_		
N182	removal of disc or vertebral body, single disc level		512,80	10
N186	single disc level	, 9	918,45	13
	Each additional disc level decompressed, to R447, R452, N182, N186			
E928	add	í	221,30	
	Fusions			
F000	Anterior cervical interbody fusion by same surgeon, to R447, N182, per		co 10	
E929	disc level		68,10	
	Fusion by same surgeon, to any procedure except anterior cervical interbody fusion.			
E567	- one leveladd	1	206,40	
E568	- two or more levelsadd		262.70	

Code		Asst	Surg	Anaes
	SPINAL CORD AND NERVE ROOTS - Cont'd.			
	Fusion by different surgeon:			
R493	- one level		263.90	
R494	- two or more levels		310,35	
E574	Repeat fusion, to any fusion, not to apply to N337,add		173.30	
E548	With instrumentation		122.50	
E907	Opening of dura (associated with any decompressive procedure)add		131.90	
E926	Spinal duroplasty (applies to any spinal procedure)add		200.90	
	Other Laminectomies (uni- or bilateral)			
	Laminectomy for intradural neurolysis or unusual lesions e.g. dias-			
N336	tematomyelia, tethered conus, intramedullary hematoma, etc	7	664,00	8
	Laminectomy extending over 3 segments or more (applies to tethered conus,			
	diastematomyelia extradural, intradural or intramedullary tumour,			
E914	AVM, or other decompressive laminectomy)add		132,70	
E901	With operating microscopeadd		178,80	
N323	Re-opening of laminectomy for post-operative hematoma or infection	7	310,35	8
N192	Re-opening of laminectomy for repair of CSF leak		442.70	8
	Spinal Fractures			
7236	Skull calipers (I_O_P_)		42,50	
Z241	Halo traction (I.O.P.)		68.10	
7246	Reapplication of Halo traction (I.O.P.)		42.50	
E562	Counter traction pins or vestadd		91.00	
F103	Closed reduction	5	171.70	5
F105	Open reduction, posterior approach	5	263,90	10
F107	anterior approach	7	310.35	10
E913	With spinal cord injury, add (when total care by operating surgeon)		131.90	
E927	decompressive proceduresadd		263.90	
E567	Fusion by same surgeon - one leveladd		206,40	
E568	- multiple levelsadd		262.70	
E929	<ul> <li>anterior cervical interbody fusion, per level.add</li> </ul>		68.10	
R419	Fusion of C1-2	8	465.50	10
R493	Fusion by different surgeon - one leveladd		263,90	
R494	<ul> <li>multiple levelsadd</li> <li>anterior cervical interbody fusion, per</li> </ul>		310,35	
E924	leveladd		102,00	
E548	With instrumentationadd		117.20	
	Syringonyelia			
	Posterior fossa craniectomy and plugging of obex (to include decompression			
N193	of Arnold Chiari malformation if present)	9	842.05	15
E919	cranial procedure		200.10	
N194	Syringo subarachnoid shunt	8	663_20	10
N195	Terminal ventriculostomy	-	663_20	10
N196	Syringopleural/syringoperitoneal shunt	9	774.30	12
E901	With operating microscope (add to N193-N196)	,	178.30	
	Ablative and Stimulation Procedures			
NG29	Percutaneous condotony or tractotony	6	391.50	8
	Open myelotomy for lesion (e.g. tractotomy, midline commissurotomy,		221.900	٥
N330	Bischoff's longitudinal myelotomy, etc.) uni- or bilateral	8	799.50	10
N341	Medullary spinal trigeminal tractotomy	10	842.05	15
E901	With operating microscope		178.30	
Z244	Percutaneous diagnostic stimulation of brain or spinal cord (I_O_P_)	6	272.50	8
<i>7</i> 823	Implantation or revision of stimulation pack or leads (peripheral nerve,			
	brain, spinal cord) (I.O.P.)		255 <b>.2</b> 0	8
N324	Implantation of spinal cord stimulating electrode by laminectomy		480,50	10

Code		Asst	Surg	Anaes
	SPINAL CORD AND NERVE ROOTS - Cont'd.			
	Removal of any stimulation pack or electrode from peripheral nerve, brain			
N332	or spinal cord	6	187.50	6
Note:	N324, Z244, N332 for "multiple sclerosis" are not a benefit of OHIP			
	except for relief of intractable pain.  Spinal intradural anterior and/or posterior rhizotomy, unilateral or			
N331	bilateral, any number of roots	. 8	535,60	10
	Dorsal root entry zone lesions for pain relief (any number of levels) -			
N333	includes use of operating microscope	. 8	850,70	10
	Percutaneous vertebral facet denervation or intercostal neurectomy			
Z810	(I.O.P.) - one level		115.00	4
E909	- additional levels - each		59.50	•
2505	Percutaneous radiofrequency posterior rhizotomy for pain or spasticity	•		
N340	- one or two roots	•	225,30	8
E910	- three or more roots, each	•	59.50	
Z817	Lumbar subarachnoid drainage of CSF (chronic) (I.O.P.)	•	68,10	
	Meningocele and Meningonyelocele			
N334	Repair of meningocele	• 7	357,60	9
	Repair of meningomyelocele	_		
N335	- one surgeon		485.20	9
N338	- two surgeons - neurosurgeon		357.60	9
N339	- reconstructive surgeon		289.10	
N197	Repair of lipomeningocele (to include release of tethered spinal cord)	• 7	689,20	9
E901	With operating microscope (add to N197, N335 or N338)	•	178,80	
111.00	Repair of anterior sacral meningocele - posterior approach (to include	7	710 50	٥
N198	release of tethered spinal cord)		710.50	9
N199	Repair of intraspinal meningocele (extradural cyst)	• /	710,50	9

# O. Reg. 215/86 THE ONTARIO GAZETTE

Code	OPERATIONS ON ORGANS OF SPECIAL SENSES	Asst	Surg	Anaes
· ·		7031	Jury	Hides
	OPERATIONS ON THE EYE			
Z850	Examination (when sole procedure) and unlisted minor procedures under general anaesthesia (I.O.P.)		54,40	4
	EYEBALL			
	Excision			
E108	Enucleation, donor eye, post-mortem (one or both)	•	108,70	
E104	Repair			_
E105	Removal of intraocular foreign body  Non-magnetic – posterior segment		309,20 350,90	6 6
	Penetrating wound			
E106 E107	- with prolapse of intraocular tissue without prolapse of intraocular tissue	4	217 <b>.</b> 00 176 <b>.</b> 05	6 6
	CORNEA			
	Incision			
Z851	Paracentesis (1.0.P.)	•	43.40	4
Z847 Z848	<ul> <li>local anaesthetic - one foreign body</li> <li>two or more foreign bodies (see Preamble para B₂X</li> </ul>	· ()	21.70 I.C.	
<b>Z852</b>	- general anaesthetic		43,40	4
Z849	- local anaesthetic	•	21.70	
Z863	- general anaesthetic	•	43,40	4
E206	Excision Pterygium - simple (unilateral)		73_60	4
E205	- with partial keratectomy	, 4	200.90	4
E207	- with lamellar graft		350,90	8
E117 E118	Keratectomy		200 <b>.</b> 50 200 <b>.</b> 50	4
E119	- with lamellar graft		350.90	8
Z871 Z853	- local anaesthetic		21.70 43.40	4
	Replacement Corneal transplant			
E121	- penetrating		460.00	8
E951 E122	- with artificial prosthesis, add		43 <b>.</b> 40 350 <b>.</b> 90	8
E123	Division of iris to comea		133.50	4
	SOLERA			
	Incision			
E127	Sclerotomy, posterior		108,70	4
E128	Anterior chamber - open evacuation of clot	4	258,75	6
	IRIS AND CILIARY BODY	_	100 55	_
E131 E134	Laser iridotomy	. 4	188 <b>.3</b> 0 241 <b>.</b> 30	4
E130	Iridectany - surgical - when sole procedure	4	221,30	4
E132	Glaucoma filtering procedures	, 4	258.75	6
E136 E133	with intraocular implant of seton, add		61 <b>.</b> 40 150 <b>.</b> 80	4
£135	Ciliary body re-attachment		417.50	8
	CRYSTALLINE LENS			
	Incision			
	Needling (discission)			_
E137 E139	- primary or subsequent		133,50 133,50	5 4
-133	www.ivwiiy eeeeeeeeeeeeeeeeeeeeeeeeeeeeeeeeeee	, ,	100000	•

	OPERATIONS ON ORGANS OF SPECIAL SENSES - Cont'd.			
Code	CDVCTALLIANE LENG Complet	Asst	Surg	Anaes
	CRYSTALLINE LENS - Cont'd.			
E	excision			
	Cataract (to include retrobulbar injection when administered by surgeon)			
E140	- all types of, by any procedure	. 4	350,90	8
E141	- dislocated lens extraction		417.50	6
E950	- insertion of intraocular lens, extra		108,70	
E138	Fixation of intraocular lens (McCannell suture procedure)	. 4	221.30	6
	<ul> <li>excision of secondary membrane with corneal section following</li> </ul>			
E143	cataract extraction		217,00	6
E144	Removal of intraocular lens		217,00	6
E145	Repositioning surgical of dislocated intraocular lens		108,70	4
E146	Insertion of secondary intraocular lens	. 4	241.80	8
	VITREOUS		017.00	
E147	Vitreous transplant, implant or anterior vitrectomy		217.00	6
E148	Vitrectary by infusion suction cutter technique		501,00	8
E142	Preretinal membrane peeling or segmentation to include posterior vitrectomy		400.00	
5000	and coagulation	•	492.30	
E938	- with transscleral retinal suturing, add		176,40	
C 40	Vitreous aspiration, posterior with needle for culture and/or injection of		150 45	-
E149	medication, with or without cryopexy	. 4	150,45	5
E940	Anterior vitrectomy when done in conjunction with another intraocular		72 60	
	procedure, add	•	73,60	
	RETTINA			
	Re-attachment of retina and choroid by diathermy, photo-coagulation or			
E151		. 6	233,55	6
E131	cryopexy as an initial procedure	• •	233,633	·
E152	photocoagulation or cryopexy, primary or subsequent procedure	. 6	460,00	6
LIJZ	Secondary operation following unsuccessful operation or fresh detachment	•	10000	
	in the same eye by a different surgeon with or without diathermy,			
E153	photocoagulation or cryopexy	. 6	526,60	6
E161	Removal of scleral implant		133.50	4
E154	Photocoagulation (xenon, argon laser, etc.) - one eye		150.80	6
E155	Cryopexy - extraocular or sub-conjunctival - one eye		150.80	6
2133	a yopeny - entraced as of see-confinite trans. The eye seessessessessessessessessessessessess	•	100	•
	extraocular muscles			
	5.114 6005 1. 1 600E5			
	Repair			
	Strabismus procedures			
E159	- one or two muscles, one or both eyes	. 3	217,00	5
E162	- three or more muscles, one or both eyes		258,75	5
F949	- for adjustable suture, add		43.40	
Repeat	t strabismus procedure (more than two previous repairs by different	•		
E952	surgeon), add		43,40	
	• • • • • • • • • • • • • • • • • • • •			
	ORBIT			
	Incision			
E164	Drainage of abscess	•	163.80	6
	Excision			
E102	Enucleation, with or without primary implant		217.00	4
E103	Evisceration, with or without primary implant		217,00	
E171	Exenteration		245,80	6
E941	- with major plastic repair, add		245.80	
E181	Secondary orbital implant	. 4	308,00	4
	Tumour or foreign body	_	013.00	_
E166	- anterior route	• 4	217.00	
E167	- posterior exposure		391.90	6
E172	Biopsy(anterior)	•	133.50	4
E168	Biopsy (posterior exposure)	• ,	217.00	4
E165	Lateral orbitotomy (Kronlein)		350,90	
E169	Decompression - two walls		374.90	
E170	- three walls	. 4	391.90	6
	Donatha shira			
E1 60	Reconstruction		157,50	
E160	Dermis fat graft - immediately following enucleation		426.10	
E163	- delayed	•	170,50	6 4
E176	Formix reconstruction		266,20	
E177	- with mucous membrane graft		184,30	
E178	Free mucous membrane graft - full thickness		245.80	
E179	- split thickness	•	308.00	
E180	Alloplastic volume replacement	•	550400	
	Repair - for E173, E174, E175, see page 88. 151			

EVELIDS		OPERATIONS ON ORGANS OF SPECIAL SENSES - Cont'd.			
Incision   Drainage of abscess   (1,0,P, )	Code	a similar an area a similar sides - one de	Asst	Surg	Anaes
Drainage of abscess (1,0,P₂)         21,70           2864 − Joal ansesthetic         54,35         4           2855 − general ansesthetic         54,35         4           2826 − Joal ansesthetic         54,40         4           2826 − Joal ansesthetic         54,40         4           2826 − griflation − by hyfrecator, electrolysis (1,0,P₂)         54,40         4           2827 Epilation − by hyfrecator, electrolysis (1,0,P₂)         54,40         4           Vernuc, appillona, keratosis, etc., (1,0,P₂)         58,99         54,40         4           Vernuc, appillona, keratosis, etc., (1,0,P₂)         58,99         4         22,70         4           1819 Duble adhesion         133,50         4         289,75         4         289,75         4           1819 Duble adhesion         133,50         4         289,75         4         289,75         4           1819 Duble adhesion         4         289,75         4         289,75         4           1819 Duble adhesion         4         289,75         4         289,75         4           1819 Duble adhesion         4         289,75         4         229,70         4         229,70         4         229,70         4         229,70		EYELIOS			
Drainage of abscess (1,0,P₂)         21,70           2864 − Joal ansesthetic         54,35         4           2855 − general ansesthetic         54,35         4           2826 − Joal ansesthetic         54,40         4           2826 − Joal ansesthetic         54,40         4           2826 − griflation − by hyfrecator, electrolysis (1,0,P₂)         54,40         4           2827 Epilation − by hyfrecator, electrolysis (1,0,P₂)         54,40         4           Vernuc, appillona, keratosis, etc., (1,0,P₂)         58,99         54,40         4           Vernuc, appillona, keratosis, etc., (1,0,P₂)         58,99         4         22,70         4           1819 Duble adhesion         133,50         4         289,75         4         289,75         4           1819 Duble adhesion         133,50         4         289,75         4         289,75         4           1819 Duble adhesion         4         289,75         4         289,75         4           1819 Duble adhesion         4         289,75         4         289,75         4           1819 Duble adhesion         4         289,75         4         229,70         4         229,70         4         229,70         4         229,70		Incision			
Decision					
Excision	7854	- local anaesthetic		21.70	
Dalazion – single or multiple (I_O_P_s)  2874 — local anaesthetic		- general anaesthetic	•		4
Dalazion – single or multiple (I_O_P_s)  2874 — local anaesthetic					
1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001   1001		=			
256	7974			21 70	
Epilation - by hyfrecator, electrolysis (1,0,P_s)   21,70   4		- general anaesthetic			Δ
Vernuca, papilloma, keratosis, etc., (I_0_P_s) - see page   Lid Tunours including Xanthelasma or Unlisted Plastic Procedures - see page	Z857	Epilation - by hyfrecator, electrolysis (I_O_P_)			4
Suture   S	<b>Z858</b>	- by cryopexy			4
Suture   Iarsorrhaphy   92,20   4					
Suture					
Tarsorrhaphy   92,20   4		see page •			
Tarsorrhaphy   92,20   4		Suture			
Repair   Ptosis   4   258,75   4   258,75   4   258,75   4   258,00   6   Districhiasis - unilateral   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   4   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,10   200,	E190	Tarsorrhaphy		92,20	4
Ptosis	E191	Double adhesion		133,50	4
Ptosis		Desert -			
1994   Districhiasis - unilateral   4   325,30   6   6   6   6   6   6   6   6   6	F102		4	250 75	
Distichiasis - unilateral   4   200,10   4		- repeat or second repair	4		
195		Distichiasis - unilateral	4		
Entropion, other than Zeigler puncture	E195	Trichiasis, repair by tarsal transplantation	4		4
Fig. 20			4		4
E197 Ectropion, other than Zeigler puncture 4 217,00 4 1894 - repeat by second surgeon, add 43,40 - with skin graft, see page 72, 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		- repeat by second surgeon, add			
Primary closure of full thickness lid defect   with cartholysis, add   care or with cartholysis, add   care or with cartholysis, add   care or with care or second stage   with care or		- WITH MUCOUS MEMbrane graft, add	4		4
- with skin graft, see page 72,  Zeigler punctures (for entropion/ectropion) (I_O_P_s)			4		4
Zeigler punctures (for entropion/ectropion) (I_0_P_a)		- with skin graft, see page 72.		43.40	
108,70		Zeigler punctures (for entropion/ectropion) (I_O_P_)			4
Laceration of eyelid including levator palpebrae superioris with ptosis		Laceration, full thickness			
Blepharoplasty - 0HIP authorization necessary - excision of skin, with or without partial excision of the orbicularis oculi muscle - one lid					
- excision of skin, with or without partial excision of the orbicularis oculi muscle - one lid	CLL		4	2/2,50	4
Couli muscle - one lid		- excision of skin, with or without partial excision of the orbicularis			
- same as EZUD plus removal of orbital fat and/or lid fold reconstruction - one lid	E200	oculi muscle - one lid		68,10	4
150,45   4   150,45   4   150,45   4   150,45   4   150,45   4   150,45   4   150,45   4   150,45   4   150,45   4   150,45   4   150,45   4   150,45   4   150,45   4   150,45   4   150,45   4   150,45   4   150,45   4   150,45   4   150,45   4   150,45   1   150,45   4   150,45   4   150,45   1   1   1   1   1   1   1   1   1		<ul> <li>same as £200 plus removal of orbital fat and/or lid fold recon-</li> </ul>			
Primary closure of full thickness lid defect		1 id lengthening approxima			•
Primary closure of full thickness lid defect		- with scleral graft and	4		4
1942	E222	Primary closure of full thickness lid defect	4		4
Tarsoconjunctival flap and skin graft (Hughes)		- with cantholysis, add		44.20	
2224   - second stage		- with releasing rotation flap including cantholysis, add			
E225   Lower or upper eyelid bridge flap		- second stano	4		
2226   - second stage   89,40   4			4		
Temporal rotation flap	E226	- second stage			
Free tarsal, scieral or cartilage graft with local skin mobilization		Temporal rotation flap	4		6
Free composite eyelid graft		- with free posterior lamellar graft, add	_		
Medial canthoplasty (skin and muscle)					
Medial canthal tendon		Medial canthoolasty (skin and muscle)			
Fixation to bone		Medial canthal tendon	•		-
EZZ3		Tendon repair only			
Lateral canthal surgery         42,60         4           E234 Canthotomy - not chargeable with E140, E141         42,60         4           E235 Cantholysis - when primary procedure         89,00         4           E236 Lateral canthopexy         168,60         4		Fixation to bone	4		6
E234         Canthotomy - not chargeable with E140, E141         42.60         4           E235         Cantholysis - when primary procedure         89.00         4           E236         Lateral canthopexy         168.60         4	ددع			120,40	
E235 Cantholysis - when primary procedure	E234			42_60	4
E236 Lateral canthopexy		Cantholysis - when primary procedure			4
- when done in conjunction with another procedure		Lateral canthopexy			4
	£930	- when done in conjunction with another procedure		83,90	

	OPERATIONS ON ORGANS OF SPECIAL SENSES - Cont'd.			
Code		Asst	Surg	Anaes
	CONJUNCTIVA			
U.V.C.	Removal of foreign body		visit fe	es
	Excision			
E208 Z861	Peritamy (Gunderson conjunctival flap) Biopsy (I.O.P.)		92 <b>.</b> 20 21 <b>.</b> 70	4
5501			21.70	7
E210	Repair Excision and repair of conjunctival lesion		66,60	4
E948	Mucous membrane graft		92,20	4
	LACRIMAL TRACT			
70.00	Incision		40.40	
Z862 Z917	Dacryocystotomy - general anaesthetic ( $I_*O_*P_*$ )		43 <b>.</b> 40 54 <b>.</b> 40	4
			01.	
E215	Excision Dacryocystectomy	4	217,00	4
			227 600	,
	Repair Lacerated canaliculus			
E216	- immediate repair		175,30	4
E217 E218	- delayed repair		284 <b>.</b> 00 350 <b>.</b> 90	5 5
E939	- repeat procedure by second surgeon, add	•	72.50	,
E954	<ul> <li>with lacrimal bypass procedure (e.g. Lester Jones) or canalicular reconstruction, add</li> </ul>		66,75	
	Lacrimal bypass procedure (e.g., Lester Jones)			
E219	- when sole procedure (both stages)		150.05	4
	Manipulation (I_O_P_)			
Z901	Irrigation of nasolacrimal system - unilateral or bilateral		16,90	
Z902	Local anaesthetic, unilateral		16.90	
Z864 Z865	General anaesthetic - unilateral or bilateral		66.75 133.50	4
Z918	Re-insertion of Lester Jones tube		43.40	7
	OPERATIONS ON THE EAR			
	Preamble:			
	<ol><li>(1)When debridement of ears under microscopy is carried out for access purposes only, no claim should be made for the debridement. If</li></ol>			
	debridement of ears under microscopy is carried out because of			
	pathology, a claim should be made for this service.  EXTERNAL EAR			
	Endoscopy	•		
Z866	Removal of foreign body - simple		visit fe 41.70	es 4
E302	- requiring post auricular or endaural incisions		166,20	4
E303 Z906	- from middle ear space		166,20 29,10	4
2500	Debridement of mastoid cavities and/or repair of small perforation under		23.10	-
Z907	microscopy but not for removal of cerumen for "access only" to the tympanic membrane (1.0.p.)		21.70	
Z908	- under general anaesthetic (I ₀ 0 ₀ P ₀ ) - when sole procedure performed		41.70	4
	Incision			
<b>Z909</b>	Biopsy, ear canal (I.O.P.)		21.10	
Z846	- general anaesthetic (if sole procedure performed)		41.70	4
C217	Incision and drainage of extensive hematoma of pinna under general		115 00	4
E317 E305	anaesthetic		115 <b>.</b> 00 127 <b>.</b> 60	4
E306	Radical surgery for perichondritis		239,50	5
	Excision			
Z904	Local excision, polyp - office (I.O.P.)		21.70	4
Z905 E300	- hospital (I ₀ 0,P ₀ )		41.70 141.80	4
E301	- with local flap		202,80	4

	OPERATIONS ON ORGANS OF SPECIAL SENSES - Cont'd.			
Code		Asst	Surg	Anaes
	EXTERNAL EAR - Cont'd.			
<b>5011</b>	Exostosis, simple endomeatal surgery and removal and drilling out of			
E311 E312	exostosis	•	162 <b>,3</b> 0 202 <b>,</b> 80	4
E313	- post auricular approach	•	244,20	4 5
<b>Z903</b>	Pre-auricular sinus (1.0.P.)		27 20	,
E309	- requiring general anaesthetic	•	170,50	5
	Repair			
E307	Congenital defects	_	****	_
E308	external - minor - major - maj	. 5 . 5	180,00 283,60	5 5
E310	Otoplasty for correction of outstanding ears - unilateral	5	191.40	5
E304	Total ear reconstruction with cartilage graft - (Brent technique)	, 4	508,85	9
Note:	E304, E307, E308 - Descriptive details of procedure (e.g. operative report)			
	<ul> <li>should be submitted with claims for professional assessment (see Surgical Preamble, paragraph 17).</li> </ul>	!		
	E310 - this procedure is not a benefit of OHIP for patients 18 years of age			
E314	or older.  Meatoplasty or canalplasty for congenital malformation	. 5	244_20	5
E955	- with grafting of canal, add		166.20	1
E956	- with tympanoplasty and/or ossiculoplasty, and/or mastoidectomy, add		328,50	2
	MIDDLE EAR			
	Introduction (I_0_P_)			
Z910	Eustachian catheterization Unilateral – local anaesthetic		5 10	
Z911	Unilateral or bilateral - general anaesthetic		5,10 29,10	4
	Incision (I_O_P_)			
<b>Z</b> 912	Myringotomy, to include aspiration when indicated - unilateral		34.50	4
701.4	- with insertion of ventilation tube using operating microscope			
Z914	- unilateral		64,60	4
	Excision			
F200	Mastoidectony			
E320 E322	Cortical mastoidectomy	4	283,60 421,40	6 7
E315	Revision mastoidectomy with revision of middle ear	4	454.50	7
E946	<ul><li>with mastoid cavity obliteration (E320, E322 or E315), add</li></ul>		87,40	
E959 E960	- with meatoplasty and/or canalplasty, add		87.40	
200	- with ossiculoplasty (E320, E322 or E315), add		70,10	
E323	Repair Municipal asty		171,70	5
E336	Myringoplasty		283,60	7
E337	- with ossiculoplasty		385,20	7
E957	- with mastoidectomy, add		113,40	
E959 E333	- with meatoplasty and/or canalplasty, add		87.40	7
E325	Ossiculoplasty		334 <b>.</b> 00 527 <b>.</b> 75	7 9
E326	Facial nerve grafting (to include decompression)	4	811.30	9
E327	Closure of mastoid fistula	4	206,80	4
E328 E329	Tympanic neurectomy		194,60 304,05	4 6
E316	Tympanotomy with fistula repair		324.50	6
E324	Tympanotomy with insertion of "permanent" ventilation tube		215.00	4
	INNER EAR			
	Incision			
E332	Labyrinthotomy or labyrinthectomy (including Fick procedure)		450,60	7
	Repair			
E334	Stapes mobilization, unilateral		304.05	6
E335 E338	Stapedectomy with prosthesis		450 <b>.</b> 60	6
E339	Singular nerve section	4	543,50 543,50	9
E345	Temporal bone resection -	4	1014.20	9

O. Reg. 215/86, s. 3.

#### HISTORICAL PARKS ACT

O. Reg. 216/86. Historical Parks—Fees. Made—April 17th, 1986. Filed—April 18th, 1986.

# REGULATION MADE UNDER THE HISTORICAL PARKS ACT

#### HISTORICAL PARKS—FEES

1. In this Regulation,

"group" means a group of more than three persons, six years of age or over;

"senior citizen" means a person sixty-five years of age or over;

"student" means a person six years of age or over but under the age of sixty-five years, with proof of full-time attendance at an educational institution. O. Reg. 216/86, s. 1.

2. The fee for entry into Sainte-Marie Among the Hurons Historical Park is as follows:

	Per Person	Per Person if in a Group
Child under six years of age	no fee	no fee
Student	1.00	.80
Senior Citizen	1.00	.80
All others	2.00	1.60

O. Reg. 216/86, s. 2.

3. The fee for entry into the Penetanguishene Military and Naval Establishment Historical Park is as follows:

	Per Person	Per Person if in a Group
Child under six years of age	no fee	no fee
Student	1.00	.80
Senior Citizen	1.00	.80
All others	2.00	1.60

O. Reg. 216/86, s. 3.

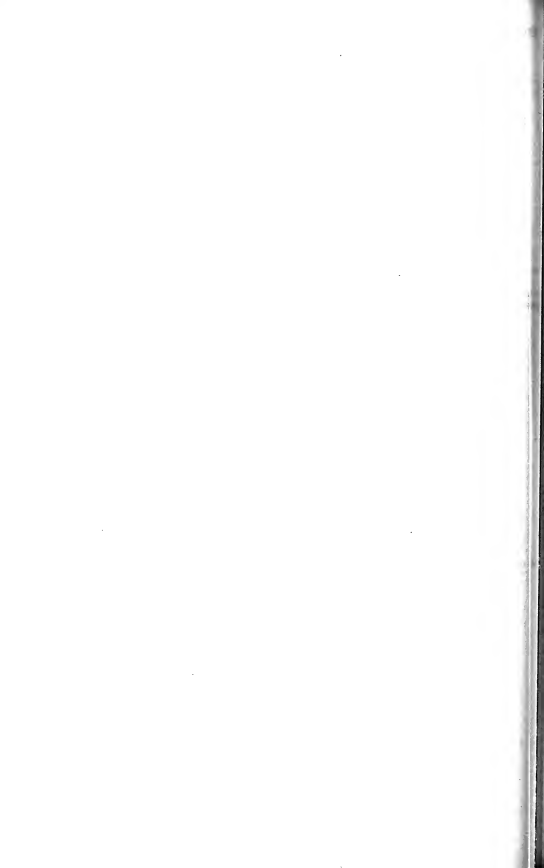
4. The fee for entry into Fort William Historical Park is as follows:

		From the last Saturday in June to the fourth Sunday in August		All Other Days		
	Season Pass	Per Person	Per Person if in a Group	Per Person	Per Person if in a Group	
Child under six years of age	no fee	no fee	no fee	no fee	no fee	
Student	\$3.50	\$2.00	\$1.60	\$1.50	\$1.20	
Senior Citizen	3.50	2.00	1.60	1.50	1.20	
All Others	7.00	4.00	3.20	3.00	2.40	

^{5.} Ontario Regulation 152/86 is revoked.

(8596)

18



# Publications Under The Regulations Act

May 10th, 1986

#### GAME AND FISH ACT

O. Reg. 217/86. Reporting and Registering Possession of Certain Game. Made—April 17th, 1986. Filed-April 21st, 1986.

#### REGULATION MADE UNDER THE GAME AND FISH ACT

#### REPORTING AND REGISTERING POSSESSION OF CERTAIN GAME

1. In this Regulation,

"carcass" includes any part thereof;

"report" means a communication, in person or by telephone, by a person who is required to make a report under subsection 2 (1) advising of,

- (a) the name and address of the reporter,
- (b) the species and number of carcasses acquired, and
- (c) the date, place and circumstances of the acquisition;

"working day" means any day other than a Saturday or a holiday. O. Reg. 217/86, s. 1.

- 2.—(1) Every person who acquires a carcass of a black bear, caribou, deer, elk, moose, eagle, falcon, hawk, owl, vulture or fur-bearing animal shall report the acquisition within the time set out in subsection (2) to the district manager of the administrative district of the Ministry in which the carcass was acquired.
- (2) For the purpose of subsection (1), the acquisition of a carcass of a black bear, deer or moose must be reported immediately and the acquisition of a carcass of any other animal or bird referred to in subsection (1) must be reported within two working days after the acquisition.
- (3) Every person who acquires a carcass of an eagle, falcon, hawk, owl or vulture shall take the carcass to an office of an administrative district of the Ministry within five working days after the acquisition for registration by an official of the Ministry.
  - (4) Subsections (1) and (3) do not apply to,

- (a) a person who lawfully kills, traps or possesses an animal or bird under the authority of a licence or subsection 62 (7) of the Act;
- (b) a person who received the carcass, other than the carcass of a fur-bearing animal, as a gift from a person described in clause (a); or
- (c) a person who is engaged commercially in taxidermy and who has received the carcass from a person described in clause (a) or (b) or from a person who has reported the acquisition under subsection (1).
- (5) Every person who makes a report under subsection (1) with respect to a carcass of a fur-bearing animal is entitled to receive from the district manager a licence referred to in section 65 of the Act in respect of the carcass reported.
- (6) Notwithstanding subsection (5), no person who acquired a carcass by unlawfully killing or trapping the animal is entitled to a licence under subsection (5). O. Reg. 217/86, s. 2.
- 3.—(1) Every person who is engaged commercially in taxidermy shall keep a register and record therein,
  - (a) the name and address of every person from whom the taxidermist receives an animal or bird carcass and the date on which the carcass is received:
  - (b) the species and number of carcasses received;
  - (c) if a certificate of a report under subsection 2 (1) is provided by a person referred to in clause (a), particulars of the certificate or, if no certificate is provided, a notation of that fact and a notation of the authority under which the animal or bird was taken; and
  - (d) if a licence to possess a fur-bearing animal is provided, particulars of the licence.
- (2) Every person who is required to keep a register under subsection (1) shall submit to an officer, on request, a report setting out the information in the register. O. Reg. 217/86, s. 3.
- 4. This Regulation comes into force on the 1st day of July, 1986.

19 (8597)

# PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 218/86.
The Regional Municipality of York,
Town of Markham.
Made—April 15th, 1986.
Filed—April 21st, 1986.

### REGULATION TO AMEND ONTARIO REGULATION 473/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 473/73 is amended by adding thereto the following section:

72.—(1) Notwithstanding any other provision of this Order, a place of worship and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum lot frontage on

Unionville Gateway

80 metres

Minimum lot area

1.5 hectares

Minimum distance of place of worship from:

i. lot line abutting Unionville Gateway

15 metres

ii. lot line abutting Unionville By-pass

18 metres

iii. any other lot line

7.5 metres

Minimum distance of any building or structure from:

 i. lot lines abutting Unionville Gateway and Unionville Bypass

9 metres

ii. any other lot line

3 metres

Maximum building height

10.7 metres

Maximum lot coverage

25 per cent

Parking

One parking space for each 17.5 square metres of gross floor area, or one parking space per six seat capacity (whichever is greater)

- (2) This Order applies to that parcel of land in the Town of Markham in The Regional Municipality of York, being that part of Lot 9 in Concession VI more particularly described as follows:
  - Parts 1 and 2 on a Plan deposited in the Land Registry Office for the Land Titles Division of York North (No. 65) as Number 65R-8983.
  - That part of Lot 1 according to a Plan registered in the Land Registry Office for the Registry Division of York North (No. 65) as Number 2196 designated as Part 23 on a Plan deposited in that Land Registry Office as Number 64R-7974.
  - That part of Lot 1 according to a Plan registered in the Land Registry Office for the Registry Division of York North (No. 65) as Number 2196 designated as Part 3 on a Plan of Expropriation registered in that Land Registry Office as Number 266784. O. Reg. 218/86, s. 1.

G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs

Dated at Toronto, this 15th day of April, 1986.

(8598)

19

# OFFICIAL NOTICES PUBLICATION ACT

O. Reg. 219/86. Rates. Made—April 17th, 1986. Filed—April 21st, 1986.

# REGULATION MADE UNDER THE OFFICIAL NOTICES PUBLICATION ACT

### RATES

- 1.—(1) The rates payable for publication of matters in *The Ontario Gazette* are,
  - (a) on the first insertion, for a double-column insertion of,
    - (i) a notice of the sale of land for arrears of taxes, \$7.80, plus \$4.70 for each six millimetres of columnar space or fraction thereof for a list of land liable to be sold for arrears of taxes, and
    - (ii) all other matters, \$18.75 for the first twenty-five millimetres of columnar

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space or fraction thereof, plus \$4.70 for each six millimetres or fraction thereof of columnar space in excess of twenty-five millimetres;

- (b) on each additional insertion of a matter referred to in clause (a), one-half of the rate payable under subclause (a) (i) or (ii), as the case may be;
- (c) on the first insertion, for a single-column insertion, \$9.40 for the first twenty-five millimetres of columnar space or fraction thereof plus \$2.35 for each six millimetres or fraction thereof of columnar space in excess of twenty-five millimetres; and
- (d) on each additional insertion of a matter referred to in clause (c), one-half of the rate payable under clause (c).
- (2) The rates in subsection (1) shall be paid as follows:
  - Upon submitting the copy of a matter for publication,
    - i. \$7.80 for the first insertion of a matter referred to in subclause (1) (a) (i).
    - ii. \$18.75 for the first insertion of a matter referred to in subclause (1) (a) (ii), and
    - iii. \$9.40 for the first insertion of a matter referred to in clause (1) (c).
  - 2. The balance upon receipt of an account from the Queen's Printer. O. Reg. 219/86, s. 1.
- 2.—(1) The rates payable for copies of *The Ontario Gazette* are,
  - (a) \$56.20 for a subscription of fifty-two weekly issues; and
  - (b) \$1.25 for a single issue.
- (2) The rates in subsection (1) shall be paid in advance. O. Reg. 219/86, s. 2.

#### REFUNDS

- 3.—(1) Every person who makes a payment in advance for a first insertion or an additional insertion is entitled to a refund if,
  - (a) the actual cost of the first insertion or additional insertion is less than the amount prepaid; or
  - (b) the request for publication of a matter in The Ontario Gazette is withdrawn before the weekly issue in which the matter would have been published is sent to press.

- (2) Every person who has paid a fee for a subscription of fifty-two weekly issues of *The Ontario Gazette* is entitled, on giving written notice, to have the subscription cancelled and to receive a refund equal to the difference between the fee paid for a subscription of fifty-two weekly issues and the aggregate cost of the weekly issues received by the subscriber before cancellation, calculated at the single issue price.
- (3) No refund will be made if the amount refundable under subsection (1) or (2) is less than \$5. O. Reg. 219/86, s. 3.
  - 4. Ontario Regulation 167/85 is revoked.

500)

#### LOCAL ROADS BOARDS ACT

#### O. Reg. 220/86.

Establishment of Local Roads Areas
—Northern and Eastern Regions.
Made—April 14th, 1986.
Filed—April 22nd, 1986.

# REGULATION TO AMEND REGULATION 598 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Schedule 87 to Regulation 598 of Revised Regulations of Ontario, 1980, as remade by section 3 of Ontario Regulation 78/81, is revoked and the following substituted therefor:

#### Schedule 87

#### LOST CHANNEL LOCAL ROADS AREA

All that portion of the Township of Mowat and those portions of the Township of Blair in the Territorial District of Parry Sound shown outlined on Ministry of Transportation and Communications Plan N-1304-4 filed with the Administrative Services Office of the Ministry of Transportation and Communications at Toronto on the 12th day of March, 1986. O. Reg. 220/86, s. 1.

EDWARD FULTON Minister of Transportation and Communications

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Dated at Toronto, this 14th day of April, 1986.

(8600)

#### **COURTS OF JUSTICE ACT, 1984**

O. Reg. 221/86. Rules of Civil Procedure. Made—February 5th, 1986. Approved—April 24th, 1986. Filed—April 25th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 560/84 MADE UNDER THE COURTS OF JUSTICE ACT, 1984

- 1. The Rules of Civil Procedure set out in the Schedule to Ontario Regulation 560/84, as amended by section 1 of Ontario Regulation 786/84 and section 1 of Ontario Regulation 478/85, are further amended as follows:
  - 1. Subrule 13.01 (2) is amended by striking out "for pleadings and discovery" in the third and fourth lines.
  - 2. Subrule 13.03 (1) is amended by inserting after "intervene" in the first line "as an added party or as a friend of the court".
  - 3. Subrule 13.03 (2) is amended by inserting after "intervene" in the first line "as an added party or as a friend of the court".
  - 4. Rule 14.03 is amended by adding the following subrule:

#### Statement of Claim may Alter or Extend Claim

- (5) In an action commenced by the issuing of a notice of action, the statement of claim may alter or extend the claim stated in the notice of action.
  - 5. Subrule 15.03 (1) is amended by inserting after "notice" in the second line "of change of solicitor (Form 15A)".
  - Subrule 15.03 (2) is amended by inserting after "notice" in the second line "of appointment of solicitor (Form 15B)".
  - 7. Subrule 15.03 (3) is amended by inserting after "person" in the third line "(Form 15C)".
  - 8. Rules 19.05 and 19.06 are revoked and the following substituted therefor:

#### BY MOTION FOR JUDGMENT

- 19.05 (1) Where a defendant has been noted in default, the plaintiff may move before a judge for judgment against the defendant on the statement of claim in respect of any claim for which default judgment has not been signed.
- (2) A motion for judgment under subrule (1) shall be supported by evidence given by affidavit if the claim is for unliquidated damages, a divorce or a declaration of the invalidity of a marriage.
- (3) On a motion for judgment under subrule (1), the judge may grant judgment, dismiss the action or order that the action proceed to trial and that oral evidence be presented.
- (4) Where an action proceeds to trial, a motion for judgment on the statement of claim against a defendant noted in default may be made at the trial.
  - 9. Subrule 19.09 (2) is revoked and the following substituted therefor:
- (2) A judgment against a defendant who has been noted in default that is obtained on a motion for judgment on the statement of claim under rule 19.05 may be set aside or varied by a judge on such terms as are just.
  - 10. Rule 30.03 is amended by adding the following subrule:

#### Affidavit not to be Filed

- (5) An affidavit of documents shall not be filed unless it is relevant to an issue on a pending motion or at trial.
  - 11. Subrules 34.18 (3) and (4) are revoked and the following substituted therefor:
- (3) A copy of a transcript for the use of the court at trial shall not be filed until a party refers to it at trial, and the trial judge may read only the portions to which a party refers.
  - 12. Rule 38.04 is amended by adding the following subrule:

#### Counter-Application

- (4) Where a notice of application has been served, and the respondent wishes to make an application against the applicant, or against the applicant and another person, the respondent may make the application at the same place and time to the same judge, if the second application is within the judge's jurisdiction.
  - 13. Subrule 48.02 (2) is amended by striking out "Where an action is unde-

fended" in the first line and inserting in lieu thereof "Where the court orders the trial of an undefended action".

# 14. Rule 49.06 is amended by adding the following subrule:

- (3) An offer to settle shall not be filed until all questions of liability and the relief to be granted in the proceeding, other than costs, have been determined.
  - 15. Subrule 53.02 (3) is revoked.
  - 16. Rule 56 is revoked and the following substituted therefor:

#### WHERE AVAILABLE

56.01 In a proceeding where it appears that,

- (a) the plaintiff or applicant is ordinarily resident outside Ontario;
- (b) the plaintiff or applicant has another proceeding for the same relief pending in Ontario or elsewhere:
- (c) the defendant or respondent has an order against the plaintiff or applicant for costs in the same or another proceeding that remain unpaid in whole or in part;
- (d) the plaintiff or applicant is a corporation or a nominal plaintiff or applicant, and there is good reason to believe that the plaintiff or applicant has insufficient assets in Ontario to pay the costs of the defendant or respondent;
- (e) there is good reason to believe that the action or application is frivolous and vexatious and that the plaintiff or applicant has insufficient assets in Ontario to pay the costs of the defendant or respondent; or
- (f) a statute entitles the defendant or respondent to security for costs,

the court, on motion by the defendant or respondent, may make such order for security for costs as is just.

# DECLARATION OF PLAINTIFF'S OR APPLICANT'S PLACE OF RESIDENCE

56.02 The solicitor for the plaintiff or applicant shall, forthwith on receipt of a demand in writing from any person who has been served with the originating process, declare in writing whether the plaintiff or applicant is ordinarily resident in Ontario and, where the solicitor fails to respond to the demand, the court may order that the action or application be stayed or dismissed.

#### MOTION FOR SECURITY

56.03 (1) In an action, a motion for security for costs may be made only after the defendant has delivered a defence and shall be made on notice to the plaintiff and every other defendant who has delivered a defence or notice of intent to defend.

(2) In an application, a motion for security for costs may be made only after the respondent has delivered a notice of appearance and shall be made on notice to the applicant and every other respondent who has delivered a notice of appearance.

# AMOUNT AND FORM OF SECURITY AND TIME FOR FURNISHING

56.04 The amount and form of security and the time for paying into court or otherwise giving the required security shall be determined by the court.

#### FORM AND EFFECT OF ORDER

56.05 A plaintiff or applicant against whom an order for security for costs (Form 56A) has been made may not, until the security has been given, take any step in the proceeding except an appeal from the order, unless the court orders otherwise.

# DEFAULT OF PLAINTIFF OR APPLICANT

56.06 Where a plaintiff or applicant defaults in giving the security required by an order, the court on motion may dismiss the proceeding against the defendant or respondent who obtained the order, and the stay imposed by rule 56.05 no longer applies unless another defendant or respondent has obtained an order for security for costs.

#### AMOUNT MAY BE VARIED

**56.07** The amount of security required by an order for security for costs may be increased or decreased at any time.

#### NOTICE OF COMPLIANCE

56.08 On giving the security required by an order, the plaintiff or applicant shall forthwith give notice of compliance to the defendant or respondent who obtained the order, and to every other party.

#### SECURITY FOR COSTS AS TERM OF RELIEF

56.09 Notwithstanding rules 56.01 and 56.02, any party to a proceeding may be ordered to give security for costs where, under rule 1.05 or otherwise, the court has a discretion to impose terms as a condition of granting relief and, where such an order is made, rules 56.04 to 56.08 apply with necessary modifications.

- 17. Rule 70.21, as amended by paragraph 19 of section 1 of Ontario Regulation 786/84, is revoked.
- 18. Rule 71 is amended by striking out "Family Law Reform Act" wherever it appears and inserting in lieu thereof "Family Law Act, 1986".
- 19. Subrule 71.03 is revoked and the following substituted therefor:

# APPLICATION BY GOVERNMENT AGENCY

71.03 Where the Ministry of Community and Social Services, a municipality, a district welfare administration board or a band is an applicant for an order for the support of a dependant under subsection 33 (3) of the Family Law Act, 1986, it shall serve the originating process on the dependant.

# 20. Subrule 71.04 (1) is revoked and the following substituted therefor:

71.04 (1) Where an order is sought under section 7 (division of family property), 33 (support) or 37 (variation of support) of the Family Law Act, 1986 or for custody under the Children's Law Reform Act, a financial statement (Form 70J) shall be filed and served with the originating process, together with a notice to file financial statement (Form 71A).

- 21. Subrule 71.09 (1) is amended by striking out "36" in the second line and inserting in lieu thereof "48".
- 22. Rule 71.10 is revoked and the following substituted therefor:

71.10 A warrant for the arrest of a debtor or respondent referred to in section 43 of the Family Law Act, 1986 or section 13 of the Support and Custody Orders Enforcement Act, 1985 shall be in Form 71C.

- 23. Rule 71.11 is amended by striking out "section 34" in the first line and inserting in lieu thereof "subsection 46 (1)".
- 24. Rule 72 is amended by striking out "Child Welfare Act" wherever it appears and inserting in lieu thereof "Child and Family Services Act, 1984".
- 25. Subrule 72.02 (1) is revoked and the following substituted therefor:
- (1) An appeal from the Provincial Court (Family Division) to the District Court under section 65 or 150 of the Act shall be commenced by serving a notice of

appeal (Form 71B), within thirty days after the date of the decision appealed from,

- (a) on the clerk of the Provincial Court (Family Division) in the county in which the proceeding was heard;
- (b) on all other persons entitled to appeal the decision; and
- (c) in the case of an appeal under section 65 of the Act, on all other persons entitled to notice of the proceeding under subsection 39 (3) of the Act who appeared at the hearing.
- 26. Subrule 72.02 (7) is amended by striking out "43 (7) and 84 (5)" in the first line and inserting in lieu thereof "65 (5) and 150 (4)".
- 27. Subrule 72.03 (1) is amended by striking out "43 or 84" in the second line and inserting in lieu thereof "65 or 150".
- 28. Subrule 73.03 (2) is revoked and the following substituted therefor:
- (2) A person who seeks payment of money out of court in accordance with an order or report shall file with the accountant,
  - (a) a requisition for payment out;
  - (b) a certified copy of the order or report, unless one has already been filed with the accountant; and
  - (c) an affidavit stating,
    - (i) in the case of a report, that the report has been confirmed and the manner of confirmation, or
    - (ii) in the case of an order, that the time prescribed for an appeal has expired and no appeal is pending,

unless such an affidavit has already been filed with the accountant,

and the accountant shall then pay the money to the person to whom the order or report directs that it be paid.

29. Subrule 73.03 (8) is amended by inserting after "court" in the second line "and the order does not provide for payment out directly to a solicitor".

30. The following forms are added:

# FORM 15A

# NOTICE OF CHANGE OF SOLICITORS

(General heading)

# NOTICE OF CHANGE OF SOLICITORS

The plaintiff (or as may be), formerly represented by (name of former solicitor), has appointed (name of new solicitor) as solicitor of record.

(Date)

(Name, address and telephone number of new solicitor)

TO

(Name and address of former solicitor)

AND TO

(Names and addresses of solicitors for all other parties, or names and addresses of all other parties)

O. Reg. 221/86, s. 1, par. 30, part.

# FORM 15B

# NOTICE OF APPOINTMENT OF SOLICITOR

(General heading)

#### NOTICE OF APPOINTMENT OF SOLICITOR

The plaintiff (or as may be), formerly acting in person, has appointed (name) as solicitor of record.

(Date)

(Name, address and telephone number of solicitor of record)

TO (Names and addresses of solicitors for all other parties, or names and addresses of all other parties)

O. Reg. 221/86, s. 1, par. 30, part.

# Form 15C

# Notice of Intention to Act in Person

(General heading)

#### NOTICE OF INTENTION TO ACT IN PERSON

The plaintiff (or as may be), formerly represented by (name) as solicitor of record, intends to act in person.

(Date)

(Name, address for service and telephone number of party intending to act in person)

TO

(Name and address of former solicitor of record)

AND TO

(Names and addresses of solicitors for all other parties, or names and addresses of all other parties)

O. Reg. 221/86, s. 1, par. 30, part.

31. Form 56A is revoked and the following substituted therefor:

# FORM 56A

# ORDER FOR SECURITY FOR COSTS

(Court file no.)

(Court)

(Name of judge or master)

(Day and date order made)

(Court seal)

(Title of proceeding)

#### ORDER FOR SECURITY FOR COSTS

(Recitals in accordance with Form 59A)

1. THIS COURT ORDERS that within ..... days after this order is served on the plaintiff, (or applicant ), the plaintiff (or applicant ) shall pay into court (or to (name)) the sum of \$...... as security for the costs of this proceeding.

(Where a plaintiff or applicant is ordered to give security for costs in some other form, give a description of the security required and vary the form of the order accordingly.)

2. THIS COURT ORDERS that until the security required by this order has been given, the plaintiff (or applicant ) may not take any step in this proceeding, except an appeal from this order (or as otherwise ordered).

(Signature of judge, master or registrar)

O. Reg. 221/86, s. 1, par. 31.

32. Form 60A is amended by inserting before the last paragraph the following paragraph:

(Where appropriate, add: This writ enforces an order for support.)

Form 60A Writ of Seizure and Sale, backsheet

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34. Form 60B is amended by adding after the last paragraph the following paragraph:

(Where appropriate, add: This writ enforces an order for support.)

35. Form 60G is amended by adding after the first paragraph the following paragraph:

(Where appropriate, add: This notice of garnishment enforces an order for support.)

- 36. Tariff A is amended by adding the following item:
- 18a. Seizure or seizure and sale under a writ of execution or notice of garnishment...... \$ 25

An increased fee may be allowed in the discretion of the assessment officer.

- 2.—(1) This Regulation, except paragraphs 8, 9, 13, 15 and 17 of section 1, comes into force on the 5th day of May, 1986.
- (2) Paragraphs 8, 9, 13, 15 and 17 of section 1 come into force on the day the *Divorce Act*, 1986 (Canada) comes into force.

# RÈGLEMENT PORTANT MODIFICATION DU RÈGLEMENT DE L'ONTARIO 560/84 PRIS EN APPLICATION DE LA LOI DE 1984 SUR LES TRIBUNAUX JUDICIAIRES

1 Les Règles de procédure civile, qui figurent à l'Annexe au Règlement de l'Ontario 560/84, telles qu'elles sont modifiées par l'article 1 du Règlement de l'Ontario 786/84 et par l'article 1 du Règlement de l'Ontario 478/85, sont modifiées de nouveau de la façon suivante :

- 1. Le paragraphe 13.01 (2) est modifié par suppression des mots "en ce qui concerne les actes de procédure et l'enquête préalable" aux troisième et quatrième lignes.
- 2. Le paragraphe 13.03 (1) est modifié par adjonction, après "divisionnaire" à la première ligne, des mots "en qualité de partie jointe ou à titre d'intervenant bénévole".
- Le paragraphe 13.03 (2) est modifié par adjonction, après "d'appel" à la première ligne, des mots "en qualité de partie jointe ou à titre d'intervenant bénévole".
- 4. La règle 14.03 est modifiée par adjonction du paragraphe suivant :

# La déclaration peut modifier ou élargir la demande

- (5) Dans l'action introduite par la délivrance d'un avis d'action, la déclaration peut modifier ou élargir la demande exposée dans l'avis d'action.
  - Le paragraphe 15.03 (1) est modifié par adjonction, après "avis" à la troisième ligne, des mots "de constitution d'un nouveau procureur (formule 15A)".
  - Le paragraphe 15.03 (2) est modifié par adjonction, après "avis" à la troisième ligne, des mots "de nomination d'un procureur (formule 15B)".
  - 7. Le paragraphe 15.03 (3) est modifié par adjonction, après "effet" à la troisième ligne, de "(formule 15C)".
  - 8. Les règles 19.05 et 19.06 sont abrogées et remplacées par ce qui suit :

# JUGEMENT OBTENU PAR VOIE DE MOTION

- 19.05 (1) Le demandeur peut demander à un juge par voie de motion, de rendre jugement sur la base de la déclaration contre un défendeur constaté en défaut en ce qui concerne une demande sur laquelle il n'a pasété consigné de jugement par défaut.
- (2) La motion en vue d'obtenir un jugement autremes du paragraphe (1) est accompagnée d'élément de preuve présentés au moyen d'un affidavit, si la demande a pour objet des dommages-intérêts not déterminés, un divorce ou l'annulation d'un mariage.

- (3) Lors de la motion en vue d'obtenir un jugement aux termes du paragraphe (1), le juge peut rendre jugement, rejeter l'action ou ordonner qu'elle soit instruite et que des témoignages oraux soient présentés.
- (4) Si l'action est instruite, une motion en vue d'obtenir un jugement sur la base de la déclaration contre le défendeur constaté en défaut peut être présentée à l'instruction.

# 9. Le paragraphe 19.09 (2) est abrogé et remplacé par ce qui suit :

- (2) Le jugement contre un défendeur constaté en défaut qui a été obtenu par voie de motion en vue d'obtenir un jugement sur la déclaration, conformément à la règle 19.05, peut être annulé ou modifié par un juge à des conditions justes.
  - 10. La règle 30.03 est modifiée par adjonction du paragraphe suivant :

# L'affidavit n'est pas déposé

- (5) L'affidavit de documents n'est pas déposé, à moins qu'il ne soit pertinent à une question en litige relative à une motion en cours ou à l'instruction.
  - 11. Les paragraphes 34.18 (3) et (4) sont abrogés et remplacés par ce qui suit :
- (3) La copie de la transcription à l'intention du tribunal n'est pas déposée avant qu'une partie s'y réfère à l'instruction. Le juge qui préside ne peut lire que les extraits auxquels la partie se réfère.
- 12. La règle 38.04 est modifiée par adjonction du paragraphe suivant :

# Requête reconventionnelle

- (4) Si l'avis de requête a été signifié et que l'intimé désire présenter une requête contre le requérant, ou contre le requérant et une autre personne, il peut présenter sa requête au même juge, au même lieu et aux mêmes date et heure, à condition que le juge ait compétence pour entendre cette deuxième requête.
  - 13. Le paragraphe 48.02 (2) est modifié par substitution, à "Si l'action n'est pas contestée" à la première ligne, de "Si le tribunal ordonne l'instruction de l'action non contestée".
  - 14. La règle 49.06 est modifiée par adjonction du paragraphe suivant :
- (3) L'offre de transaction n'est pas déposée tant que toutes les questions relatives à la responsabilité et les mesures de redressement à accorder, à l'exclusion des dépens, n'ont pas été décidées.

- 15. Le paragraphe 53.02 (3) est abrogé.
- 16. La Règle 56 est abrogée et remplacée par ce qui suit :

### **APPLICABILITÉ**

- 56.01 Si, dans une instance, il est établi :
  - a) que le demandeur ou le requérant réside ordinairement en dehors de l'Ontario;
  - b) que le demandeur ou le requérant a intenté, en Ontario ou ailleurs, une autre instance en vue d'obtenir la même mesure de redressement et que cette instance est en cours;
  - c) que le défendeur ou l'intimé a obtenu, dans la même instance ou dans une autre, une ordonnance condamnant le demandeur ou le requérant aux dépens et que ceux-ci n'ont pas encore été acquittés, en totalité ou en partie;
  - d) que le demandeur ou le requérant est une personne morale ou qu'il est constitué demandeur à titre nominal et qu'il existe de bonnes raisons de croire qu'il ne possède pas suffisamment de biens en Ontario pour payer les dépens du défendeur ou de l'intimé;
  - e) qu'il existe de bonnes raisons de croire que l'action ou la requête est frivole et vexatoire et que le demandeur ou le requérant n'a pas suffisamment de biens en Ontario pour payer les dépens du défendeur ou de l'intimé;
  - f) qu'une loi accorde au défendeur ou à l'intimé le droit d'obtenir un cautionnement pour dépens,

le tribunal peut, à la suite de la motion du défendeur ou de l'intimé, rendre une ordonnance de cautionnement pour dépens juste.

# DÉCLARATION DU LIEU DE RÉSIDENCE DU DEMANDEUR OU DU REQUÉRANT

56.02 Sur demande par écrit d'une personne qui a reçu signification de l'acte introductif d'instance, le procureur du demandeur ou du requérant déclare par écrit si ce dernier réside ordinairement en Ontario. Si le procureur ne répond pas, le tribunal peut ordonner le sursis ou le rejet de l'action ou de la requête.

# MOTION VISANT À OBTENIR UN CAUTIONNEMENT

56.03 (1) Dans le cas d'une action, la motion visant à obtenir un cautionnement pour dépens ne peut être présentée qu'après que le défendeur a remis une défense. Elle est présentée sur préavis au demandeur ainsi qu'aux autres défendeurs qui ont remis une défense ou un avis d'intention de remettre une défense.

(2) Dans le cas d'une requête, la motion visant à obtenir un cautionnement pour dépens ne peut être présentée qu'après que l'intimé a remis un avis de comparution. Elle est présentée sur préavis au requérant ainsi qu'aux autres intimés qui ont remis un avis de comparution.

### MONTANT ET FORME DU CAUTIONNEMENT ET DÉLAI

56.04 Le tribunal fixe le montant et la forme du cautionnement, ainsi que le délai imparti pour le consigner au tribunal ou le verser d'une autre façon.

### FORME ET EFFET DE L'ORDONNANCE

56.05 Sauf ordonnance contraire du tribunal, le demandeur ou le requérant contre qui est rendue une ordonnance de cautionnement pour dépens (formule 56A) ne peut prendre d'autres mesures dans l'instance, à l'exception d'un appel de l'ordonnance, tant que le cautionnement n'a pas été versé.

# DÉFAUT DU DEMANDEUR OU DU REQUÉRANT

56.06 Si le demandeur ou le requérant ne verse pas le cautionnement imposé par l'ordonnance, le tribunal peut, à la suite d'une motion, rejeter l'instance intentée contre le défendeur ou l'intimé qui a obtenu l'ordonnance, auquel cas le sursis imposé par la règle 56.05 est levé, à moins qu'un autre défendeur ou un autre intimé n'ait obtenu une ordonnance de cautionnement pour dépens.

### MODIFICATION DU MONTANT

56.07 Le montant du cautionnement pour dépens imposé par l'ordonnance peut être augmenté ou diminué en tout temps.

## AVIS D'OBSERVATION DE L'ORDONNANCE

56.08 Après avoir versé le cautionnement imposé par l'ordonnance, le demandeur ou le requérant en avise immédiatement le défendeur ou l'intimé qui a obtenu l'ordonnance ainsi que les autres parties.

### CAUTIONNEMENT EXIGÉ À TITRE DE CONDITION À L'OBTENTION D'UNE MESURE DE REDRESSEMENT

56.09 Malgré les règles 56.01 et 56.02, il peut être ordonné à une partie à une instance de verser un cautionnement pour dépens si, en vertu de la règle 1.05 ou autrement, le tribunal peut accorder une mesure de redressement sous condition. Dans ce cas, les règles 56.04 à 56.08 s'appliquent, avec les adaptations nécessaires.

17. La règle 70.21, telle qu'elle est modifiée par la disposition 19 de l'article 1 du Règlement de l'Ontario 786/84, est abrogée.

- 18. La Règle 71 est modifiée par substitution, aux mots "Loi portant réforme du droit de la famille", partout où ils figurent, de "Loi de 1986 sur le droit de la famille".
- 19. La règle 71.03 est abrogée et remplacée par ce qui suit :

# REQUÊTE PRÉSENTÉE PAR UN ORGANISME GOUVERNEMENTAL

71.03 Si le ministère des Services sociaux et communautaires, une municipalité, un bureau de district pour l'administration de l'aide sociale ou une bande agit comme requérant en vue d'obtenir une ordonnance alimentaire à l'égard d'une personne à charge en vertu du paragraphe 33 (3) de la Loi de 1986 sur le droit de la famille, l'acte introductif d'instance est signifié à cette personne.

# 20. Le paragraphe 71.04 (1) est abrogé et remplacé par ce qui suit :

71.04 (1) La partie qui désire obtenir une ordonnance en application de l'article 7 (partage des biens familiaux), de l'article 33 (aliments) ou de l'article 37 (modification des ordonnances alimentaires) de la Loi de 1986 sur le droit de la famille, ou une ordonnance de garde en application de la Loi portant réforme du droit de l'enfance, dépose et signifie avec l'acte introductif d'instance un état financier (formule 70J) et un avis de dépôt d'un état financier (formule 71A).

- Le paragraphe 71.09 (1) est modifié par substitution, à "36" à la deuxième ligne, de "48".
- 22. La règle 71.10 est abrogée et remplacée par ce qui suit :

71.10 Le mandat d'arrêt d'un débiteur ou d'un intimé mentionné à l'article-43 de la Loi de 1986 sur le droit de la famille ou à l'article 13 de la Loi de 1985 sur l'exécution d'ordonnances alimentaires et de garde d'enfants est rédigé selon la formule 71C.

- 23. La règle 71.11 est modifiée par substitution, aux mots "de l'article 34" à la première ligne, des mots "du paragraphe 46 (1)".
- 24. La Règle 72 est modifiée par substitution, aux mots "Loi sur le bien-être de l'enfance", partout où ils figurent, de "Loi de 1984 sur les services à l'enfance et à la famille".
- 25. Le paragraphe 72.02 (1) est abrogé et remplacé par ce qui suit :
- (1) L'appel interjeté de la Cour provinciale (Division de la famille) à la Cour de district en application

de l'article 65 ou 150 de la loi est introduit par signification d'un avis d'appel (formule 71B), dans les trente jours qui suivent la date à laquelle la décision portée en appel est rendue :

- a) au greffier de la Cour provinciale (Division de la famille) dans le comté où l'instance a été entendue;
- b) à toutes les autres personnes qui ont le droit d'interjeter appel de la décision;
- c) dans le cas d'un appel interjeté en application de l'article 65 de la loi, à toutes les autres personnes qui ont le droit d'être avisées d'une audience tenue en application du paragraphe 39 (3) de la loi et qui s'y sont présentées.
- 26. Le paragraphe 72.02 (7) est modifié par substitution, à "43 (7) et 84 (5)" à la première ligne, de "65 (5) et 150 (4)".
- 27. Le paragraphe 72.03 (1) est modifié par substitution, à "43 ou 84" à la deuxième ligne, de "65 ou 150".
- 28. Le paragraphe 73.03 (2) est abrogé et remplacé par ce qui suit :
- (2) La personne qui désire qu'une somme consignée soit versée conformément à une ordonnance ou à un rapport dépose auprès du comptable :

- a) une réquisition de versement de la somme d'argent;
- b) une copie certifiée conforme de l'ordonnance ou du rapport, sauf si une copie a déjà été déposée auprès du comptable;
- c) un affidavit portant :
  - (i) dans le cas d'un rapport, que le rapport a été confirmé et précisant le mode de confirmation,
  - (ii) dans le cas d'une ordonnance, que le délai prescrit pour interjeter appel a expiré et qu'aucun appel n'est en instance,

sauf si un tel affidavit a déjà été déposé auprès du comptable.

Le comptable verse alors la somme d'argent à la personne visée à l'ordonnance ou au rapport.

29. Le paragraphe 73.03 (8) est modifié par adjonction, après "rendue" à la troisième ligne, des mots "et que l'ordonnance ne prévoit pas le versement direct de la somme à un procureur". 30. Les formules suivantes sont ajoutées :

### FORMULE 15A

AVIS DE CONSTITUTION D'UN NOUVEAU PROCUREUR (titre)

AVIS DE CONSTITUTION D'UN NOUVEAU PROCUREUR

Le demandeur <u>(ou selon le cas)</u>, jusqu'ici représenté par <u>(nom de l'ancien procureur)</u>, a constitué <u>(nom du nouveau procureur)</u> son procureur.

(date)

(nom, adresse et numéro de téléphone du nouveau procureur)

DESTINATAIRES : (nom et adresse de l'ancien procureur)

(noms et adresses des procureurs des autres parties, ou les noms et adresses des autres parties)

Règl. de l'Ont. 221/86, art. 1, disp. 30, en partie.

FORMULE 15B

AVIS DE NOMINATION D'UN PROCUREUR

(titre)

AVIS DE NOMINATION D'UN PROCUREUR

Le demandeur <u>(ou selon le cas)</u>, qui agissait jusqu'ici en son propre nom, a nommé <u>(nom)</u> son procureur.

(date)

(nom, adresse et numéro de téléphone du procureur)

DESTINATAIRE: (noms et adresses des procureurs des autres parties, ou les noms et adresses des autres parties)

Règl. de l'Ont. 221/86, art. 1, disp. 30, en partie.

FORMULE 15C

AVIS DE L'INTENTION D'AGIR EN SON PROPRE NOM

(titre)

AVIS DE L'INTENTION D'AGIR EN SON PROPRE NOM

Le demandeur (ou selon le cas), jusqu'ici représenté par (nom), à titre de procureur, a l'intention d'agir en son propre nom.

(date)

(nom, adresse et numéro de téléphone de la partie ayant l'intention d'agir en son propre nom)

DESTINATAIRES : (nom et adresse de l'ancien procureur)

(noms et adresses des procureurs des autres parties, ou les noms et adresses des autres parties)

Règl. de l'Ont. 221/86, art. 1, disp. 30, en partie

31. La formule 56A est abrogée et remplacée par ce qui suit :

# FORMULE 56A

# ORDONNANCE DE CAUTIONNEMENT POUR DÉPENS

(n° du dossier de la cour)

# (tribunal)

(nom du juge ou du protonotaire) (jour et date de l'ordonnance)

(sceau de la cour) (intitulé de l'instance)

ORDONNANCE DE CAUTIONNEMENT POUR DÉPENS

(Énoncé conformément à la formule 59A)

- 1. LE TRIBUNAL ORDONNE que dans un délai de ....... jours de la signification de la présente ordonnance au demandeur (ou requérant), celui-ci consigne au tribunal (ou auprès de (nom)) la somme de ....... \$ à titre de cautionnement pour dépens relativement à la présente instance.
- (S'il est ordonné à un demandeur ou à un requérant de fournir le cautionnement pour dépens sous une autre forme, donner la description du cautionnement requis et modifier la formule de l'ordonnance en conséquence.)
- 2. LE TRIBUNAL ORDONNE que, jusqu'à ce que le cautionnement requis par la présente ordonnance ait été remis, le demandeur (ou requérant) ne puisse pas prendre de mesures dans cette instance, sauf un appel de la présente ordonnance (ou selon ce qui est ordonné).

# (signature du juge, de l'officier de justice ou du greffier)

Règl. de l'Ont. 221/86, art. 1, disp. 31.

32. La formule 60A est modifiée par adjonction, avant le dernier paragraphe, du paragraphe suivant :

(Si cela est pertinent, ajouter : Le présent bref est délivré afin d'exécuter une ordonnance alimentaire.)

(nº du dossier de la cour)

Formule 60A, Bref do saisie-eqónition, y y

(intitulé abrégé de l'instance)

33. Le verso de la formule 60A est abrogé et remplacé par ce qui suit :

(nom du tribunal)	Instance introduite à			BREF DE SAISIE-EXÉCUTION	nom du créancier	adresse du créancier	nom du procureur	adresse et n° de téléphone du	procureur		   Règl. de l'Ont. 760/84, formule 60A; Règl. de l'Ont. 221/86, art. 33.
	officier de justice								justice		Rè
HONORAIRES	poste off	délivrance du bref	honoraire du procureur	renouvelé l fois	2 fois	3 fois		RENOUVELLEMENT	officier de		
	honoraires								date		

34. La formule 60B est modifiée par adjonction, après le dernier paragraphe, du paragraphe suivant :

(Si cela est pertinent, ajouter : Le présent bref est délivré afin d'exécuter une ordonnance alimentaire.)

35. La formule 60G est modifiée par adjonction, après le premier paragraphe, du paragraphe suivant :

(Si cela est pertinent, ajouter : Le présent avis de saisie-arrêt est délivré afin d'exécuter une ordonnance alimentaire.)

- 36. Le tarif A est modifié par adjonction du point suivant :

Le liquidateur des dépens peut majorer les honoraires.

- 2 (1) Le présent règlement, à l'exception des dispositions 8, 9, 13, 15 et 17 de l'article 1, entre en vigueur le 5 mai 1986.
- (2) Les dispositions 8, 9, 13, 15 et 17 de l'article 1 entrent en vigueur le jour où la Loi de 1986 sur le divorce (Canada) entre en vigueur.

(8636)

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# **EDUCATION ACT**

O. Reg. 222/86. Ontario Teacher's Qualifications. Made—April 22nd, 1986. Approved—April 24th, 1986. Filed—April 25th, 1986.

# REGULATION TO AMEND REGULATION 269 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE EDUCATION ACT

- 1. Clause 2 (e) of Regulation 269 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
  - (e) in the case of a person who was not born in Canada, the basis upon which the candidate in present in Canada;
- 2. Clause 3 (b) of the said Regulation is revoked.
- 3. Subsection 4 (3) of the said Regulation is amended by striking out "8" in the first line.
- 4. Clause 5 (b) of the said Regulation is revoked.

- 5. Sections 7, 8 and 9 of the said Regulation are revoked and the following substituted therefor:
- 7.—(1) Where,
  - (a) the dean of a college or faculty of education or the director of a school of education in Ontario at the time of making a report under section 3, 6, 10 or 12; or
  - (b) the dean of the Faculty of Education of the University of Ottawa or the director of the School of Education of Laurentian University of Sudbury at the time of making a report under section 5,

is of the opinion from the information provided under section 2 by the candidate in respect of whom the report is to be made, that the candidate is not entitled under the laws of Canada to obtain employment in education in Canada, the dean or director at the time of making the report shall so inform the Minister.

- (2) Where the Minister is informed as set out in subsection (1), the Minister may refuse to grant the certificate and record card referred to in section 3, 5 or 6 or in subsection 12 (2), as the case may be, or may withhold the Provisional Letter of Standing referred to in section 10 or its extension under subsection 12 (1), until the candidate provides proof to the Minister that the candidate is entitled under the laws of Canada to obtain employment in education in Canada. O. Reg. 222/86, s. 5.
  - 6.—(1) Subsection 12 (2) of the said Regulation is amended by striking out

- "and" at the end of clause (b) and by adding "and" at the end of clause (a).
- (2) Clause 12 (2) (c) of the said Regulation is revoked.
  - 7. Section 13 of the said Regulation is revoked.
  - 8. Clause 14 (e) of the said Regulation is revoked and the following substituted therefor:
    - (e) where the candidate is not a Canadian citizen or a permanent resident of Canada, evidence that the candidate is entitled under the laws of Canada to obtain employment in Canada as a teacher:
  - 9. Clause 18 (a) of the said Regulation is revoked.
- 10.—(1) Subsection 18a (2) of the said Regulation, as made by section 1 of Ontario Regulation 417/81, is revoked.
- (2) Clause 18a (3) (a) of the said Regulation, as made by section 1 of Ontario Regulation 417/81, is revoked.
- (3) Subsection 18a (4) of the said Regulation, as made by section 1 of Ontario Regulation 417/81, is revoked.
- 11. Clause 19 (a) of the said Regulation is revoked.
- 12. Subsection 20 (1) (b) of the said Regulation is revoked and the following substituted therefor:
  - (b) is not a Canadian citizen or a permanent resident of Canada, but that the candidate is entitled under the laws of Canada to obtain employment in Canada as a teacher;
- 13. Subsection 20 (2) of the said Regulation is revoked.
- 14. Section 21 of the said Regulation is amended by striking out "and" at the end of clause (b), by adding "and" at the end of clause (c) and by adding thereto the following clause:
  - (d) is not a Canadian citizen or a permanent resident of Canada, but that the candidate is entitled under the laws of Canada to obtain employment in Canada as a teacher.

- 15. Clause 22 (1) (c) of the said Regulation is revoked and the following substituted therefor:
  - (c) is not a Canadian citizen or a permanent resident of Canada, but that the candidate is entitled under the laws of Canada to obtain employment in Canada as a teacher; and
- Subsection 22 (2) of the said Regulation is revoked.
- 17. Section 22a of the said Regulation, as made by section 1 of Ontario Regulation 111/86, is amended by striking out "and" at the end of clause (b), by adding "and" at the end of clause (c) and by adding thereto the following clause:
  - (d) is not a Canadian citizen or a permanent resident of Canada, but that the candidate is entitled under the laws of Canada to obtain employment in Canada as a teacher,
- 18.—(1) Subsection 22c (1) of the said Regulation, as made by section 1 of Ontario Regulation 111/86, is amended by adding "and" at the end of clause (b).
- (2) Clause 22c (1) (c) of the said Regulation, as made by section 1 of Ontario Regulation 111/86, is revoked.
- (3) Subsection 22c (2) of the said Regulation, as made by section 1 of Ontario Regulation 111/86, is revoked.
- Section 23 of the said Regulation is revoked.
- 20. Section 23a of the said Regulation, as made by section 1 of Ontario Regulation 111/86, is revoked.
- 21.—(1) Subsection 24 (3) of the said Regulation is revoked and the following substituted therefor:
- (3) A person who holds an interim certificate referred to in subsection (1) continues to be qualified to teach in accordance with the certificate that he holds until the date to which the certificate is valid as shown thereon and the person may upon application be granted by the Minister an Ontario Teacher's Certificate in Form 1 and an Ontario Teacher's Qualifications Record Card in Form 2 that indicates the qualifications that he or she holds. O. Reg. 222/86, s. 21 (1).

- (2) Subsection 24 (4) of the said Regulation is amended by striking out "and who is a Canadian citizen" in the second and third lines.
- 22. Clause 25 (2) (b) of the said Regulation is revoked and the following substituted therefor:
  - (b) is not a Canadian citizen or a permanent resident of Canada, but that the candidate is entitled under the laws of Canada to obtain employment in Canada as a teacher;
- 23. Form 3 of the said Regulation is amended by striking out ".......... (Canadian Citizen or Permanent Resident)" in the fifth line.
- 25. Form 7 of the said Regulation is amended by striking out "Status in Canada (citizen or permanent resident)....."
- 26. Form 7a of the said Regulation is amended by striking out "Statut au Canada (citoyen ou résident permanent)....."

SEAN CONWAY
Minister of Education

Dated at Toronto, this 22nd day of April, 1986.

### PESTICIDES ACT

O. Reg. 223/86. General. Made—April 24th, 1986. Filed—April 25th, 1986.

# REGULATION TO AMEND REGULATION 751 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PESTICIDES ACT

- 1.—(1) Section 20 of Regulation 751 of Revised Regulations of Ontario, 1980 is amended by striking out "and" at the end of clause (e), by adding "and" at the end of the clause (f) and by adding thereto the following clause:
  - (g) the pesticides described in subsection (2) are classified as interim status pesticides.
- (2) The said section 20 is further amended by adding thereto the following subsections:
- (2) An interim status pesticide is a pesticide that is,
  - (a) registered and assigned a registration number under the Pest Control Products Act (Canada); and
  - (b) listed in The Ontario Gazette as a proposed addition to a specified Schedule to this Regulation.
- (3) For the purposes of clause (2) (b), a pesticide is deemed to be not listed if,
  - (a) a revocation of the listing is published in The Ontario Gazette;
  - (b) eighteen months have expired since the listing was published in The Ontario Gazette; or
  - (c) the listed pesticide is placed in a Schedule to this Regulation.
- (4) Every person using, storing, displaying, selling or transporting an interim status pesticide as if it were a pesticide in the Schedule specified in *The Ontario Gazette* is exempt from the Act and this Regulation for that use, storage, display, sale or transportation. O. Reg. 223/86, s. 1 (2).

(8637)

19 (8638)

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### HEALTH DISCIPLINES ACT

O. Reg. 224/86. Parcost C.D.I. Made—April 24th, 1986. Filed—April 25th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 839/84 MADE UNDER THE HEALTH DISCIPLINES ACT

1.—(1) The Schedule to Ontario Regulation 839/84 is amended by revoking,

"Ibuprofen 600mg Tab (1)	606227	Apo-Ibuprofen Ibuprofen Motrin	APX KNR UPJ	.2600 .2645 .3115
Ibuprofen 400mg Tab (1)	506052	Ibuprofen Apo-Ibuprofen Motrin	KNR APX UPJ	.1945 .2000 .2225
Ibuprofen 300mg Tab (1)	606200	Apo-Ibuprofen Ibuprofen Motrin	APX KNR UPJ	.1320 .1392 .1637
Ibuprofen 200mg Tab (1)	606197	Apo-Ibuprofen Ibuprofen Motrin	APX KNR UPJ	.1080 .1134 .1342"

on page 3581 under the heading "28:00 Central Nervous System Drugs" and subheading "28:08:00 Analgesics" and substituting therefor:

"Ibuprofen 600mg Tab (1)	606227	Ibuprofen	KNR	.2645
	484911	Motrin	UPJ	.3115
Ibuprofen 400mg Tab (1)	606219	Ibuprofen	KNR	.1945
	364142	Motrin	UPJ	.2225
Ibuprofen 300mg Tab (1)	606200	Ibuprofen	KNR	.1392
	327794	Motrin	UPJ	.1637
Ibuprofen 200mg Tab (1)	606197	Ibuprofen	KNR	.1134
	252409	Motrin	UPJ	.1342"

- (2) The said Schedule is further amended by revoking "Nomifensine Maleate 50mg Cap (1) 471437 Merital HOE .2906, Nomifensine Maleate 25mg Cap (1) 471445 Merital HOE .1696" on page 3589 under the heading "28:00 Central Nervous System Drugs" and sub-heading "28:16:04 Psychotherapeutic Agents Antidepressants".
- (3) The said Schedule is further amended by revoking:

"*Folic Acid 5mg Tab (1)	094617 Folic Acid 014966 Folvite	DTC LED	.0300
	284149 Folic Acid-ICN	ICN	.0347
	021466 Novofolacid 426849 Apo-Folic	NOP APX	.0400
	003492 Folic Acid	AHA	.0622"

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on page 3661 under the heading "88:00 Vitamins" and sub-heading "88:08 Vitamins B" and substituting therefor:

"Folic Acid 5mg Tab (1)

094617	Folic Acid	DTC	0.0300
014966	Folvite	LED	0.0340
284149	Folic Acid	ICN	0.0347
021466	Novofolacid	NOP	0.0400
426849	Apo-Folic	APX	0.0420
003492	Folic Acid	AHA	0.0622"

2. A reference in this Regulation to any page number is a reference to that page (foot pagination) in *The Ontario Gazette* dated the 19th day of January, 1985.

(8639)

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## LAND TITLES ACT

O. Reg. 225/86. Forms, Records and Procedures. Made—April 24th, 1986. Filed—April 25th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 75/82 MADE UNDER THE LAND TITLES ACT

- 1. Subsection 12b (4) of Ontario Regulation 75/82, as made by section 1 of Ontario Regulation 133/85, is amended by adding thereto the following paragraph:
  - 3. The Municipal Tax Sales Act, 1984.

REGISTRY ACT

O. Reg. 226/86. Forms and Records. Made—April 24th, 1986. Filed—April 25th, 1986.

# REGULATION TO AMEND REGULATION 896 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE REGISTRY ACT

- 1. Subsection 19a (9) of Regulation 896 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 135/85, is amended by adding thereto the following paragraph:
  - 3. The Municipal Tax Sales Act, 1984.

(8640)

19 (8641)

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# CORRECTION

O. Reg. 201/86 amending Regulation 817 of R.R.O. 1980, published April 26th, 1986.

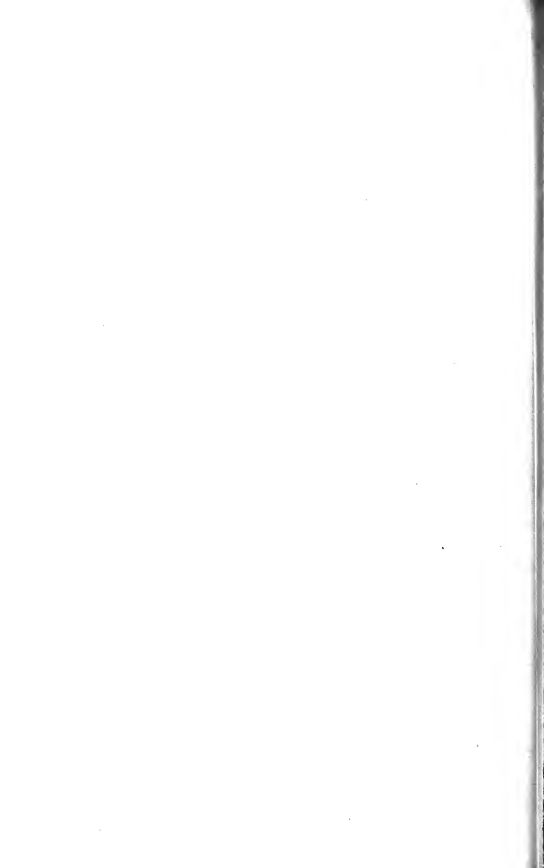
Item 1 of Schedule 50 should have read as follows:

1. Fail to register as interjurisdictional carrier

clause 3 (6) (a)

(8653)

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# **Publications Under The Regulations Act**

May 17th, 1986

## PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 227/86.

Municipality of Metropolitan Toronto. Borough of Etobicoke (now the City of Etobicoke).

Made-April 21st, 1986.

Filed-April 28th, 1986.

# REGULATION TO AMEND **ONTARIO REGULATION 478/73** MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

- 1. Paragraph (iv) of section 2 of Ontario Regulation 478/73, as remade by subsection 1 (3) of Ontario Regulation 544/79 and amended by subsection 1 (2) of Ontario Regulation 506/82, is further amended by adding thereto the following subparagraph:
  - 2. Lot 8 on Registered Plan 28.

G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs

Dated at Toronto, this 21st day of April, 1986.

(8642)

# PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 228/86.

County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Township of West Flamborough (now the Township of Flamborough).

Made—April 25th, 1986.

Filed-April 28th, 1986.

REGULATION TO AMEND **ONTARIO REGULATION 484/73** MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Subsection 35 (1) of Ontario Regulation 484/73, as made by section 1 of Ontario Regulation 528/85, is amended by striking out "Minimum front yard 9 metres" where it appears and inserting in lieu thereof "Minimum front vard 8.5 metres".

> G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs

Dated at Toronto, this 25th day of April, 1986.

(8643)

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2185

### PLANNING ACT, 1983

O. Reg. 229/86.

Restricted Areas-Territorial District of Sudbury.

Made-April 18th, 1986. Filed—April 28th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 834/81 MADE UNDER THE PLANNING ACT, 1983

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding thereto the following section:

68.—(1) In addition to the existing dwelling and repair garage, an automobile wrecking vard may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum front yard

400 metres

vards

Minimum side and rear

60 metres

A barrier, 2-metres in height, to obstruct vision, is erected along a line parallel to the front lot line and 400 metres from the front lot line.

(2) Subsection (1) applies to that parcel of land in the geographic Township of Burwash in the Territorial District of Sudbury, being Parcel 6614 S.E.S. in

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the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

> PAULINE MORRIS Director Plans Administration Branch North and East Ministry of Municipal Affairs

Dated at Toronto, this 18th day of April, 1986.

(8644)

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# PLANNING ACT, 1983

O. Reg. 230/86. Restricted Areas-County of Simcoe, Township of Nottawasaga. Made-April 23rd, 1986. Filed-April 28th, 1986.

# REGULATION TO AMEND **REGULATION 675 OF** REVISED REGULATIONS OF **ONTARIO**, 1970 MADE UNDER THE PLANNING ACT, 1983

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

228,—(1) In this section,

- "front lot line" means the lot line adjoining the original road allowance between concessions VI and VII in the Township of Nottawasaga in the County of Simcoe:
- "rear lot line" means the lot line opposite the front lot line:
- "side lot line" means a lot line other than a front or rear lot line.
- (2) A single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (3) if the following requirements are met:

Minimum distance between any building or structure and the front lot line

7.6 metres

Minimum distance between any building or structure and a side lot line

- metres on one side and
- 1.2 metres on the other side

Maximum height of single-family dwelling

9.1 metres

Minimum ground floor area of single-family dwelling

one storey-93 square metres one and one-half storeys or more-69.8 square metres

O. Reg. 231/86

(3) This section applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 38 in Concession VII described as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-14247. O. Reg. 230/86, s. 1.

> L. J. FINCHAM Director Plans Administration Branch Central and Southwest Ministry of Municipal Affairs

Dated at Toronto, this 23rd day of April, 1986.

(8645)

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### ONTARIO YOUTH EMPLOYMENT ACT

O. Reg. 231/86. General. Made—April 24th, 1986. Filed—April 29th, 1986.

# REGULATION MADE UNDER THE ONTARIO YOUTH EMPLOYMENT ACT

### GENERAL

- 1. In this Regulation,
- "business" includes any activity whether or not the activity is carried on for the purpose of profit or gain;
- "business location" means the premises, office, factory, farm or place of business of the employer at which an employee hired under the Program will be performing work;
- "eligible position" means work experience offered by an eligible employer that qualifies for a subsidy under the Program;
- "farm" means land devoted to the primary production of eggs, milk, grain, seeds, fruit, vegetables, maple products, honey, tobacco, pigs, cattle, sheep or poultry;
- "period of eligibility" means the period from and including the 14th day of April, 1986, to and including the 18th day of October, 1986;

- "Program" means the Ontario Youth Employment Program, 1986. O. Reg. 231/86, s. 1.
- 2. The Ontario Youth Employment Program, 1986 is hereby established for the period of eligibility. O. Reg. 231/86, s. 2.
- 3.—(1) An application by an employer for approval under the Program shall be in Form 1.
- (2) A separate application under subsection (1) shall be made for each business location at which employment is offered under the Program.
- (3) In considering an application for approval of an employer, the Minister shall take into consideration,
  - (a) whether or not the employee will be provided with work experience or skills that will better equip the employee for full-time participation in the labour market;
  - (b) an equitable distribution of grant funds among all areas of Ontario;
  - (c) an equitable distribution of grant funds between farms and other businesses in each area in Ontario;
  - (d) in respect of employment during the period of eligibility other than employment on a farm, whether or not the employment is offered for twenty-five or more hours per week during each week of employment and for at least eight consecutive weeks up to a maximum of twenty consecutive weeks;
  - (e) in respect of employment during the period of eligibility on a farm, whether or not the employment is offered for at least 200 hours:
  - (f) whether or not the employer has been actively engaged in business or farming at the business location at which employment is offered in Ontario, for at least one year immediately prior to the 14th day of April, 1986;
  - (g) whether or not the employment that is offered by the employer under the Program is in addition to employment that is normally provided by the employer at the business location for which the grant is being applied and does not result in the dismissal, lay-off or reduction in regular hours or periods of work of any existing employee of the employer; and
  - (h) the date of the application and the availability of funds under the Program. O. Reg. 231/86, s. 3.
- 4.—(1) A claim for a grant under the Program shall only be made by an employer who is approved under the Program.

- (2) A claim for a grant under the Program shall be in Form 2.
- (3) Where a claim for a grant is completed except for that portion of the claim that is required to be signed by the employee, the Minister may pay a grant under the Program if the Minister is satisfied that,
  - (a) the employer has otherwise met all the requirements of the Act and this Regulation;
  - (b) the statements and information contained in the claim regarding the employee, including the number of hours worked by the employee to and including the date that the claim is made, are true and correct in all respects;
  - (c) the employee has been paid in respect of the hours worked by the employee during the period of eligibility; and
  - (d) all reasonable efforts have been made by the employer to obtain the employee's signature. O. Reg. 231/86, s. 4.
- 5.—(1) It is a term and condition for the payment of a grant that where the employee in respect of whom a grant is applied for,
  - (a) is not a student under eighteen years of age; and
  - (b) is not an employee who is required to be paid a minimum wage under section 9 of Regulation 285 of Revised Regulations of Ontario, 1980 (General).

that the employer pay the employee at least \$4 per hour for each hour that the employee works for the employer during the period of eligibility.

- (2) It is a term and condition for the payment of a grant that where the employee in respect of whom a grant is applied for,
  - (a) is a student under eighteen years of age; and
  - (b) is not an employee who is required to be paid a minimum wage under section 9 of Regulation 285 of Revised Regulations of Ontario, 1980,

that the employer pay the employee at least \$3.15 per hour for each hour that the employee works for the employer during the period of eligibility.

- (3) Subsections (1) and (2) do not apply to an employee who is employed on a farm and the employment is directly related to the primary production of eggs, milk, grain, seeds, fruit, vegetables, maple products, honey, tobacco, pigs, cattle, sheep or poultry.
- (4) Subsections (1) and (2) do not apply to a student who is.

(a) employed in a recreational program operated by a charitable organization registered as a charity under Part I of the Income Tax Act (Canada):

THE ONTARIO GAZETTE

- (b) employed to instruct or supervise children; or
- (c) employed at a camp for children.
- (5) It is a term and condition for the payment of a grant that an employer pay to an employee referred to in subsection (3) or clause (4) (a), (b) or (c), at least \$1.25 per hour for each hour that the employee works for the employer during the period of eligibility. O. Reg. 231/86, s. 5.
- 6. No grant shall be paid under the Program to an employer,
  - (a) who receives or is entitled to receive from the Government of Canada, the government of any province or territory of Canada or a municipality in Ontario, any other grant, subsidy or other funding given specifically for or related directly to the salary or wages of an employee hired or to be hired under the Program;
  - (b) who requires an employee to,
    - (i) perform work as a security guard,
    - (ii) work as part of a temporary office service.
    - (iii) work as part of a maid service, or
    - (iv) perform work similar to work described in subclauses (i) to (iii),
    - at a place of business other than the employer's business location; or
  - (c) where the employer is a partnership and the employee hired or to be hired under the Program has an interest in the partnership or is related to any person with an interest in the partnership. O. Reg. 231/86, s. 6.
- 7. The rate of interest for the purposes of section 9 of the Act shall be 11 per cent per annum. O. Reg. 231/86, s. 7.

- 8.—(1) Upon receipt of a claim, the Minister may pay a grant to an eligible employer in the amount of \$1.25 an hour for each hour approved in the application of the claimant that an eligible employee has worked and been paid by the employer during the period of eligibility where,
  - (a) the employee was employed for at least twenty-five hours a week during each week of employment under the Program and the employment was given for eight or more consecutive weeks during the period of eligibility;
  - (b) the employee was resident and worked in Ontario during the period of eligibility;
  - (c) the employee was at least fifteen years of age but had not yet attained the age of twentyfive years on the 14th day of April, 1986; and
  - (d) the employer is not a related person, within the meaning of subsection 4 (2) of the Act.
  - (2) No grant shall be paid under subsection (1),
    - (a) in respect of an eligible employee, except for an eligible employee employed on a farm, for hours worked in excess of forty hours per week;
    - (b) in respect of all eligible employees employed by an employer at one business location for more than 4,000 total hours of employment; and
    - (c) in respect of each eligible position of an employer, except for each eligible employee employed on a farm, for more than twenty weeks of employment. .
- (3) Clause (1) (a) does not apply where an employee through no fault of the employer leaves or is unable to complete the employment during the period of eligibility before having completed twenty-five or more hours a week of employment or eight or more consecutive weeks of employment. O. Reg. 231/86, s. 8.
- 9. A person required to make a return under section 5 of the Act shall make the return in the form required by the Minister within thirty days after receiving notice from the Minister that the person is required to make a return. O. Reg. 231/86, s. 9.
  - 10. Ontario Regulation 176/85 is revoked.

# Form 1

# Ontario Youth Employment Act



Ministry of Skills Developme it

Ministère de la Formation professionnelle Ontario Youth Employment Program

Programme d'emploi pour les jeunes de l'Ontario Youth Emproyment Services Branch 12th Floor 777 Bay Street Toronto, Ontario M5G 2E5

Telephone 1-800-387-1290 (Tall Free) or 585-7399 - Taranto 1986 Application Demande 1986

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# Form 2 Ontario Youth Employment Act

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357 (01/86)				O. Reg. 231/86, Form 2.

(8647)

### RETAIL SALES TAX ACT

O. Reg. 232/86. General. Made—April 24th, 1986. Filed—April 30th, 1986.

# REGULATION TO AMEND REGULATION 904 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE RETAIL SALES TAX ACT

- 1.—(1) Section 1 of Regulation 904 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 91/81, section 1 of Ontario Regulation 586/81, section 1 of Ontario Regulation 813/81, section 1 of Ontario Regulation 167/82, section 1 of Ontario Regulation 168/82, section 1 of Ontario Regulation 342/82, section 1 of Ontario Regulation 634/82, section 1 of Ontario Regulation 731/82, section 1 of Ontario Regulation 334/83, section 1 of Ontario Regulation 619/83, section 1 of Ontario Regulation 8/84, section 1 of Ontario Regulation 591/84 and section 1 of Ontario Regulation 311/85, is further amended by adding thereto the following paragraph:
- 11a. "community college" means a college of applied arts and technology that offers programs of instruction in day or evening courses for full-time or part-time students in one or more fields of vocational, technological, general and recreational education and training;
- (2) Paragraph 46 of the said section 1, as remade by subsection 1 (9) of Ontario Regulation 634/82, is revoked and the following substituted therefor:
  - 46. "prepared food products" means meals, lunches, food products sold hot and other arrangements of food purchased from an eating establishment for consumption on or off the premises where the food is sold and includes non-alcoholic beverages sold with or without other prepared food products and soft drinks sold with prepared food products as part of a single transaction at a total price that exceeds one dollar;
- (3) Paragraph 61a of the said section 1, as remade by subsection 1 (7) of Ontario

# Regulation 619/83, is revoked and the following substituted therefor:

- 61a. "university" means a post-secondary educational institution that is, by an Act of the Assembly, authorized to grant degrees and includes a college of agricultural technology and Ryerson Polytechnical Institute and, for the purposes of section 19, includes a community college;
- Section 2 of the said Regulation, as remade by section 2 of Ontario Regulation 311/85, is revoked and the following substituted therefor:
- 2. For the purpose of clause (c) of paragraph 21 of section 1 of the Act,
  - (a) "install" includes the erection or assembly of tangible personal property; and
  - (b) "maintain" includes the assumption of a contractual obligation to maintain tangible personal property. O. Reg. 232/86, s. 2.
  - 3. Section 12 of the said Regulation is revoked and the following substituted therefor:
- 12.—(1) Every vendor shall state and charge the tax to be collected on each taxable sale separately from the sale price and shall show the tax separately from the sale price on any record, receipt, bill, invoice, ticket or other document kept or issued by the vendor.
- (2) A vendor is not required to indicate in advertisements or in any quotation of price with respect to a sale of tangible personal property or a taxable service or admission to a place of amusement, the fact that tax will be added to the price.
- (3) Where a vendor, other than a vendor who has been authorized by the Minister under subsection 38 (2) of the Act to use tax-included pricing, quotes a price for an article of tangible personal property, for a taxable service or for admission to a place of amusement without reference to the tax payable, the price quoted is the fair value on which the tax payable by the purchaser shall be calculated and collected.
- (4) A vendor who has been authorized by the Minister under subsection 38 (2) of the Act to use taxincluded pricing is not required to state the tax to be collected on each taxable sale separately from the sale price or to show the tax separately from the sale price on any record, receipt, bill, invoice, ticket or other document kept or issued by the vendor in accordance with subsection (1).
- (5) A vendor referred to in subsection (4) shall specify the rate or the amount of tax payable by the purchaser under the Act with respect to each taxable sale by posting a sign in a prominent location at the

vendor's place of business or by distributing written notification incorporated in a price list or menu. O. Reg. 232/86, s. 3.

- 4. Subsection 19 (6) of the said Regulation, as remade by section 4 of Ontario Regulation 311/85, is revoked and the following substituted therefor:
- (6) The Minister may, upon receipt of evidence satisfactory to the Minister, rebate to a person who is not a resident of Ontario the tax paid on the lodging portion of transient accommodation occupied by that person on or after the 16th day of May, 1984 and before the 7th day of January, 1986, and no interest shall be paid on the rebate. O. Reg. 232/86, s. 4.
  - 5.—(1) Subsection 32 (1) of the said Regulation, as made by section 2 of Ontario Regulation 140/81 and amended by section 6 of Ontario Regulation 591/84, is further amended by striking out "and" at the end of clause (b).
  - (2) Clause 32 (1) (c) of the said Regulation, as made by subsection 6 (2) of Ontario Regulation 591/84, is revoked and the following substituted therefor:
    - (c) "spouse" has the meaning given to that expression by section 29 of the Family Law Act, 1986;
  - (3) The said subsection 32 (1) is further amended by adding thereto the following clauses:
    - (d) "purchase" includes a lease, "purchaser" includes a lessee and "purchasing" includes leasing; and
    - (e) "long term lease" means a lease of a vehicle for a term of twelve months or longer.
  - (4) Subsection 32 (2) of the said Regulation, as made by section 2 of Ontario Regulation 140/81, is revoked and the following substituted therefor:
- (2) The Minister may, upon receipt of an application in writing therefor, rebate to the purchaser of a motor vehicle the tax paid under the Act on the purchase where the Minister is satisfied that the purchaser and registered owner or the lessee under a long term lease of the motor vehicle,

- (a) is a person with a permanent physical handicap or a person who, for medical reasons that do not render the person a person with a permanent physical handicap, is permanently and seriously restricted in his or her personal mobility, and is purchasing the motor vehicle for the person's own use;
- (b) is a member of the family of a person with a permanent physical handicap who does not own a motor vehicle and is purchasing the vehicle to provide transportation to the person with a permanent physical handicap of whose family the purchaser is a member; or
- (c) is a religious, charitable or non-profit organization and is purchasing the motor vehicle to be used principally to transport persons with a permanent physical handicap. O. Reg. 232/86, s. 5 (4).
- (5) Section 32 of the said Regulation, as made by section 2 of Ontario Regulation 140/81 and amended by section 1 of Ontario Regulation 718/81 and section 6 of Ontario Regulation 591/84, is further amended by adding thereto the following subsection:
- (4a) A claim for a rebate under this section by an applicant who is leasing a vehicle under a long term lease shall not be made more than once in a twelve month period. O. Reg. 232/86, s. 5 (5).
  - 6. The said Regulation is amended by adding thereto the following section:
- 33.—(1) The Minister may rebate to a person who has received a refund of tax paid under the *Excise Tax Act* (Canada) on tangible personal property purchased by the person, the retail sales tax paid on the portion of the fair value of the tangible personal property represented by the amount of the excise tax refund received under the *Excise Tax Act* (Canada).
- (2) No rebate shall be made under subsection (1) where the tangible personal property was purchased by any person other than the person claiming the rebate under this section and no interest shall be paid on the rebate.
- (3) No rebate under this section shall be made unless an application in writing therefor is made by the purchaser of the tangible personal property within three years from the date of payment of the refund made under the *Excise Tax Act* (Canada) with respect to which the rebate is claimed and there is furnished to the Minister in support of the application, all information that the Minister considers necessary to establish the eligibility of the applicant for the rebate claimed. O. Reg. 232/86, s. 6.

- 7.—(1) Section 2 of this Regulation shall be deemed to have come into force on the 14th day of June, 1982.
- (2) Section 4 of this Regulation shall be deemed to have come into force on the 31st day of December, 1985.
- (3) Subsection 1 (2) of this Regulation shall be deemed to have come into force on the 7th day of January, 1986.
- (4) Subsection 5 (2) of this Regulation shall be deemed to have come into force on the 1st day of March, 1986.

(8678) 20

## MUNICIPAL TAX SALES ACT, 1984

O. Reg. 233/86. Municipal Tax Sales Rules. Made—April 24th, 1986. Filed—April 30th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 444/85 MADE UNDER THE MUNICIPAL TAX SALES ACT, 1984

 Ontario Regulation 444/85 is amended by adding thereto the following French version:

### LOI DE 1984 SUR LES VENTES POUR IMPÔTS MUNICIPAUX

Règl. de l'Ont. 233/86 Règles concernant les ventes pour impôts municipaux Pris : le 24 avril 1986

Déposé : le 30 avril 1986

# RÈGLEMENT PORTANT MODIFICATION DU RÈGLEMENT DE L'ONTARIO 444/85 PRIS EN APPLICATION DE LA LOI DE 1984 SUR LES VENTES POUR IMPÔTS MUNICIPAUX

1. Le Règlement de l'Ontario 444/85 est modifié par adjonction de la version française suivante:

### RÈGLES CONCERNANT LES VENTES POUR IMPÔTS MUNICIPAUX

- I Pour l'application du présent règlement, le terme "impôts accumulés" s'entend des impôts fonciers sur une parcelle de terrain qui se sont accumulés du premier jour de l'annonce de sa vente publique au jour où une personne est déclarée adjudicataire. Règl. de l'Ont. 233/86, art. 1, en partie.
- 2 (1) Le titre abrégé du présent règlement est Règles concernant les ventes pour impôts municipaux.
- (2) Les présentes règles régissent la vente publique d'un terrain en vertu de la Loi. Règl. de l'Ont. 233/86, art. 1, *en partie*.

### PARTIE I

### Formules

- 3 (1) Le certificat d'arriérés d'impôts est rédigé selon la formule 1.
- (2) L'avis exigé par l'article 4 de la Loi est rédigé selon la formule 2.
- (3) La déclaration solennelle exigée par le paragraphe 4 (4) de la Loi est rédigée selon la formule 3.
- (4) Le certificat d'annulation du certificat d'arriérés d'impôts prévu aux paragraphes 5 (2), 8 (5) et 12 (3) de la Loi est rédigé selon la formule 4.
- (5)´ Le dernier avis exigé par le paragraphe 9 (1) de la Loi est rédigé selon la formule 5.
- (6) La déclaration solennelle exigée par le paragraphe 9 (2) de la Loi est rédigée selon la formule 6.
- (7) L'acte d'adjudication ainsi que la déclaration solennelle qui l'accompagne, exigée par le paragraphe 9 (4) de la Loi, sont rédigés selon la formule 10.

- (8) L'avis de dévolution ainsi que la déclaration solennelle qui l'accompagne, exigée par le paragraphe 9 (4) de la Loi, sont rédigés selon la formule 11.
- (9) La déclaration exigée par le paragraphe 10 (2) de la Loi est rédigée selon la formule 12.
- (10) L'avis de déchéance prévu à l'article 23 de la Loi est rédigé selon la formule 13. Règl. de l'Ont. 233/86, art. 1, *en partie*.

3a La version française d'une formule prescrite par le présent règlement et qui doit être enregistrée au bureau d'enregistrement immobilier ne s'emploie qu'à l'égard du terrain enregistré, soit dans une division d'enregistrement des droits immobiliers qui a été désignée pour l'application de l'article 85b de la Loi sur l'enregistrement des droits immobiliers, soit dans une division d'enregistrement des actes qui a été désignée pour l'application de l'article 38a de la Loi sur l'enregistrement des actes. Règl. de l'Ont. 233/86, art. 1, en partie.

### PARTIE II

### Vente par appel d'offres

- 4 (1) Lorsque le trésorier tient une vente par appel d'offres en vertu de la Loi, l'annonce exigée par l'alinéa 9 (2) d) de la Loi est rédigée selon la formule 7. Le trésorier accorde, pour le dépôt des soumissions, un délai d'au moins sept jours après la publication de la dernière annonce dans la *Gazette de l'Ontario* ou dans un journal ou, s'il n'y en a pas, après l'affichage de l'avis.
- (2) L'annonce peut porter sur la vente de n'importe quel nombre de parcelles de terrain. Règl. de l'Ont. 233/86, art. 1, *en partie*.

- 5 (1) Les soumissions sont rédigées selon la formule 8. Elles sont :
  - a) dactylographiées ou écrites à la main lisiblement et à l'encre;
  - b) accompagnées d'un dépôt d'au moins 20 pour cent de leur montant, sous forme de mandat, de traite bancaire ou de chèque visé par une banque, une compagnie de fiducie ou la Caisse d'épargne de l'Ontario;
  - c) présentées dans une enveloppe cachetée portant l'inscription "Vente pour impôts de (donner une description succincte du bienfonds ou en inscrire l'adresse municipale de façon que le trésorier puisse identifier la parcelle de terrain faisant l'objet de la soumission)";
  - d) addressées au trésorier.
- (2) La soumission ne peut viser qu'une seule parcelle de terrain. Règl. de l'Ont. 233/86, art. 1, en partie.
- 6 (1) Le trésorier indique sur l'enveloppe contenant une soumission et ainsi identifiée l'heure et la date de la réception et, sans l'ouvrir, la garde en lieu sûr.
- (2) Pour l'application de la présente partie, à égalité de deux soumissions ou plus, la première reçue est réputée la plus élevée. Règl. de l'Ont. 233/86, art. 1, en partie.
- 7 (1) Le soumissionnaire peut retirer sa soumission en faisant parvenir une demande par écrit à cette fin au trésorier avant 15 heures, heure local, à la date de clôture de l'appel d'offres.
- (2) L'enveloppe contenant une soumission retirée est ouverte en même temps que les enveloppes cachetées. Règl. de l'Ont. 233/86, art. 1, en partie.
- 8 (1) Dès que possible après 15 heures, heure local, à la date de clôture de l'appel d'offres, le trésorier ouvre, en un lieu public de la municipalité, les enveloppes cachetées contenant les soumissions.
- (2) Le trésorier ouvre les enveloppes cachetées en présence d'au moins une personne qui n'a pas présenté de soumission. Cette personne peut être un employé de la municipalité.
- (3) Le trésorier vérifie ensuite le contenu des enveloppes et rejette toute soumission :
  - a) qui n'est pas égale ou supérieure au montant minimal mentionné dans l'annonce;
  - b) non conforme à la règle 5;
  - c) comportant une condition non prévue par les présentes règles;
  - d) retirée conformément au paragraphe 7 (1).

- (4) Après s'être conformé au paragraphe (3), le trésorier ne conserve, parmi les soumissions restantes, que les deux plus élevées, et rejette le reste.
- (5) Toute soumission rejetée est retournée au soumissionnaire et est accompagnée de son dépôt, le cas échéant, et du motif du rejet. Règl. de l'Ont. 233/86, art. 1, en partie.
- 9 Si le trésorier constate, après s'être conformé à la règle 8, l'absence de toute soumission valide, il déclare qu'il n'y a pas d'adjudicataire et enregistre sans délai un avis de dévolution au nom de la municipalité. Règl. de l'Ont. 233/86, art. 1, en partie.
- 10 (1) Si le trésorier constate, après s'être conformé à la règle 8, l'existence de deux soumissions valides. il avise sans délai le plus haut soumissionnaire, par courrier ordinaire expédié à l'adresse inscrite dans la soumission, qu'il sera déclaré adjudicataire sur paiement comptant au trésorier, dans les quatorze jours de la mise à la poste de l'avis, du solde du montant de la soumission, des droits de mutation immobilière requis et des impôts accumulés.
- (2) Si le plus haut soumissionnaire effectue le paiement conformément au paragraphe (1), le trésorier le déclare adjudicataire.
- (3) Si le plus haut soumissionnaire n'effectue pas le paiement conformément au paragraphe (1), son dépôt est confisqué sans délai en faveur de la municipalité et le trésorier offre la parcelle de terrain au plus bas soumissionnaire conformément à la règle 11. Règl. de l'Ont. 233/86, art. 1, en partie.
- 11 (1) Si le trésorier constate, après s'être conformé à la règle 8, l'existence d'une seule soumission valide, ou la nécessité d'offrir la parcelle de terrain au plus bas soumissionnaire, conformément au paragraphe 10 (3), il avise sans délai le soumissionnaire, par courrier ordinaire expédié à l'adresse inscrite dans la soumission, qu'il sera déclaré adjudicataire sur paiement comptant au trésorier, dans les quatorze jours de la mise à la poste de l'avis, du solde du montant de la soumission, des droits de mutation immobilière requis et des impôts accumulés.
- (2) Si le soumissionnaire effectue le paiement conformément au paragraphe (1), le trésorier le déclare adjudicataire.
- (3) Si le soumissionnaire n'effectue pas le paiement conformément au paragraphe (1) :
  - a) le trésorier déclare qu'il n'y a pas d'adjudicataire et enregistre sans délai un avis de dévolution au nom de la municipalité;
  - b) le dépôt du soumissionnaire est confisqué sans délai en faveur de la municipalité. Règl. de l'Ont. 233/86, art. 1, en partie.

### PARTIE III

## Vente aux enchères publiques

- 12 (1) Lorsque le trésorier tient une vente aux enchères publiques en vertu de la Loi, l'annonce exigée par l'alinéa 9 (2) d) de la Loi est rédigée selon la formule 9. Le trésorier doit accorder, avant la tenue de la vente aux enchères, un délai d'au moins sept jours après la publication de la dernière annonce dans la Gazette de l'Ontario ou dans un journal ou, s'il n'y en a pas, après l'affichage de l'avis.
- (2) La vente aux enchères se tient en un lieu, dans la municipalité régionale, la municipalité de district ou de communauté urbaine, ou dans le comté ou le district où est situé le terrain, que le trésorier peut désigner dans l'annonce.
- (3) L'annonce peut porter sur la vente de n'importe quel nombre de parcelles de terrain. Règl. de l'Ont. 233/86, art. 1, *en partie*.
- 13 (1) Le trésorier ou la personne qu'il désigne agit à titre d'encanteur.
- (2) L'encanteur commence la vente aux enchères en déclarant la vente pour impôts officiellement ouverte et en lisant à haute voix les règles 14, 15, 16 et 17. Règl. de l'Ont. 233/86, art. 1, *en partie*.
- 14 À l'égard de chaque parcelle de terrain faisant l'objet de la vente aux enchères, l'encanteur :
  - a) précise, au moment d'ouvrir ou de rouvrir les enchères sur la parcelle, l'enchère minimale énoncée dans l'annonce;
  - b) constate chaque enchère, la répète et invite à la surenchère:
  - c) en l'absence de surenchère, répète la dernière enchère trois fois et, s'il n'y a toujours pas de surenchère, reconnaît le dernier enchérisseur. Règl. de l'Ont. 233/86, art. 1, en partie.
- 15 Sur paiement comptant immédiat à l'encanteur du montant de l'enchère, des droits de mutation immobilière requis et des impôts accumulés, le dernier enchérisseur est déclaré adjudicataire. Règl. de l'Ont. 233/86, art. 1, en partie.
- 16 Si le dernier enchérisseur n'effectue pas le paiement conformément à la règle 15 et que les enchères n'aient pas déjà été rouvertes en vertu de cette règle, l'encanteur rouvre les enchères sans délai. Règl. de l'Ont. 233/86, art. 1, en partie.
- 17 S'il n'y a pas d'enchère sur une parcelle de terrain après l'ouverture des enchères ou s'il n'y a pas

- d'enchère ou d'adjudicataire après la réouverture des enchères en vertu de la règle 16, le trésorier enregistre sans délai un avis de dévolution au nom de la municipalité. Règl. de l'Ont. 233/86, art. 1, en partie.
- 18 L'encanteur délivre à l'adjudicataire un reçu attestant les sommes reçues en vertu de la règle 15 et donnant une description légale de la parcelle de terrain, le nom de l'adjudicataire et le nom sous lequel l'acte d'adjudication sera enregistré. Règl. de l'Ont. 233/86, art. 1, en partie.
- 19 L'encanteur annonce la clôture de la vente aux enchères à la fin des enchères sur toutes les parcelles de terrain faisant l'objet de la vente. Règl. de l'Ont. 233/86, art. 1, en partie.
- 20 L'encanteur dresse et conserve une liste indiquant les parcelles de terrain faisant l'objet de la vente aux enchères, les nom et adresse des adjudicataires ou, s'il n'y en a pas, le nom de la municipalité. Règl. de l'Ont. 233/86, art. 1, en partie.

#### PARTIE IV

### Dispositions générales

- 21 (1) Si le trésorier considère que l'exécution de la vente en vertu de la Loi est difficilement réalisable ou serait inéquitable à l'égard des enchérisseurs ou des soumissionnaires, il peut l'annuler et en tenir une nouvelle en vertu de la Loi.
- (2) Si le trésorier annule une vente par appel d'offres, il ouvre les enveloppes cachetées, s'il ne l'a pas déja fait, et retourne aux soumissionnaires leur soumission, leur dépôt, le cas échéant, et une déclaration expliquant ce retour. En cas d'annulation après l'ouverture des soumissions, le trésorier retourne aux soumissionnaires les soumissions retenues et les dépôts, en expliquant ce retour. Règl. de l'Ont. 233/86, art. 1, en partie.
- 22 Dès que possible après qu'une personne est déclarée adjudicataire dans une vente tenue en vertu de la Loi, le trésorier prépare et enregistre les documents nécessaires conformément à la Loi. Règl. de l'Ont. 233/86, art. 1, en partie.
- 23 Sous réserve de l'alinéa 5 (1) b), lorsque les présentes règles exigent un paiement comptant, il peut être effectué en espèces ou sous forme de mandat, de traite bancaire ou de chèque visé par une banque, une compagnie de fiducie ou la Caisse d'épargne de l'Ontario. Règl. de l'Ont. 233/86, art. 1, en partie.
- 24 Le dépôt confisqué en vertu des présentes règles en faveur d'une municipalité est versé à son fonds d'administration générale. Règl. de l'Ont. 233/86, art. 1, en partie.

# ile 1 - Loi de 1984 sur les ventes pour imp Document général D Formule 4 - Loi de 1984 (2) Page 1 (1) Enregistre-ment des actes pages (3) Cotes foncieres (4) Nature du doc Certificat d'arrières d'impôts Formule 1 - Loi de 1984 sur les ventes pour impôts municipaux S/O -S/O -USAGE INTERNE (6) Description (7) Contenu Description Autres parties Divers La personne ayant apposé sa signature a la case 10 atteste par la presente que des arrières d'impôts fonciers s'élevant à étaient dus, en tout ou en partie, le 31 décembre 19 , qu'au moins une partie de ces arrieres, plus les impôts et frais additionnels, est encore due à la municipalite ou au conseil nomme à la case 10 et que le terrain décrit dans le présent document fera l'objet d'une vente publique si le coût d'annulation n'est pas payé dans l'année suivant la date d'enregistrement du document. Le délai accordé pour payer le coût d'annulation peut être prorogé si la municipalité ou le conseil autorise la conclusion d'une entente de prorogation avec le propriétaire du terrain avant l'expiration du délai d'un an. Le coût d'annulation sera déterminé à la date du paiement des arrières d'impôts à la municipalité ou au conseil et sera supérieur au montant indiqué ci-haut. S'il n'y a pas d'adjudicataire à l'issue de la vente publique, le terrain est dévolu à la municipalité ou au conseil sur enregistrement d'un avis de dévolution. Toute demande de renseignements supplémentaires peut être adressée à la municipalité ou au conseil dont le nom apparaît à la case 10 et l'adresse à la case 11. (9) Numeros des actes vises par ce document \$/0 [10] Partio(s) (Indiquer le titre ou les droits) Nomisi Signatureist Tresorier ou dirigeant habilité à signer (11) Domicile elu (12) Partie(s) indiquer le titre ou les droits-Signatureisi Nomisi \$/0 (13) Domicile elu

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INTERNE

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### Formule 2

# Avis d'enregistrement d'un certificat d'arrières d'impôts

Loi de 1984 sur les ventes pour impôts municipaux

La,	/Le Nom de la municipalité ou du conseil
De	stinataire :
Ad	resse:
1.	Un certificat d'arrièrés d'impôts, dont vous trouverez ci-jointe une copie, a été enregistré le
2.	Si vous avez droit au présent avis en vertu de la <i>Loi de 1984 sur les ventes pour impôts municipaux</i> et que vous payiez le coût d'annulation, vous aurez un privilège sur le terrain pour la somme payée, à la condition d'en être ni le propriétaire ni le conjoint du propriétaire, à l'encontre du droit de toute autre personne ayant reçu un avis en vertu de cette loi.
3.	Si, à la fin du délai d'un an suivant la date d'enregistrement du certificat d'arriérés d'impôts, le coût d'annulation est toujours impayé et qu'il n'y ait pas d'entente de prorogation en vigueur, le terrain fera l'objet d'une vente publique.
4.	Vous pouvez revendiquer le droit à une part du produit de la vente du terrain en présentant une requête à la Cour de district dans l'année suivant la consignation faite par le trésorier à la Cour du produit de la vente moins le coût d'annulation.
5.	S'il n'y a pas d'adjudicataire à l'issue de la vente publique, le terrain est dévolu à la municipalité (ou au conseil) sur enregistrement d'un avis de dévolution.
6.	Toute demande de renseignements supplémentaires peut être adressée à :
Titr	
Adr	esse de la municipalité ou du conseil
Fa	ît à le 19
 Sigi	nature du trésorier ou du dirigeant habilité à donner le présent avis Titre

Remarque: Il n'est pas nécessaire d'enregistrer le présent document.

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O. Reg. 233/86



### **Annexe**

Page 2

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		Concernant le droit de et situé dans	e propriéte relatif au terr	ain décrit aux présente
		le		
		de		
				d
e		Titre	du	
e		déclare solenneilem	nent ce qui suit :	
conformément à l'article 4 de la L ertificat d'arriérés d'impôts visant pparaissent ci-dessous, suivis de la lom et adresse des titulaires d'un d	le terrain décrit dans l date de l'avis.	e présent document à cha		ont le nom et l'adress
Nom	Nature o	du droit	Adresse	Date de la mise à la poste
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1.				
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Et je fais cette déclaration solenne i elle était faite sous serment, en v Déclaré devant moi	ertu de la <i>Loi sur la p</i>	oreuve au Canada.  Trésorier ou	u dirigeant habilité de la mui	

Document général Province * Ontare D (1) Enregistre-ment des actes (2) Page 1 Certificat d'annulation du certificat d'arrières d'impôts Formule 4 — *Loi de 1984 sur les ventes pour impôts municipaux* - S/O ⋅ - S/O · USAGE INTERNE (6) Description annexe (b) Annexe Autres parties A. La personne ayant apposé sa signature à la case 10 atteste par la présente l'annulation, conformément à la Loi de 1984 sur les ventes pour impost municipaux, du certificat d'arreires d'imposts mentionné à la case 9 et relatif au terrain décrit dans le présent document. A moins que la partie B n'ait été remplie, le coût d'annulation est toujours impayé et un nouveau certificat d'arreires d'imposts peut donc être enregistre. B. (Remplir au besoin ou biffer) La personne ayant apposé sa signature à la case 10 atteste par la présente le paiement du coût d'annulation le ... par une des personnes suivantes ou en son nom (cocher une seule case) El le propriétaire ou le conjoint du propriétaire du terrain ou par une personne n'ayant pas droit à un avis en vertu du paragraphe 4 (1) de la Loi et, par conséquent, aucun privilège sur le terrain décrit dans le présent document ne découle du paiement. une personne, autre que le propriétaire ou le conjoint du propriétaire, ayant droit à un avis en vertu du paragraphe 4 (1) de la Loi, ou le cessionnaire de cette personne et, en conséquence de ce paiement (nom et adresse de la partie) a un privilège sur le terrain s'élevant à ______ par préférence au droit de toute personne à qui un avis a été envoyé en vertu de l'article 4 de la Loi, ros des actes vises par ce document (10) Partie(s) (Indiquer le titre ou les droits) Signatureis (12) Partie(s) ilindiquer e titre ou es droitsi Signatureis S O (13) Domicile elu 5/0 (14) Adresse civique de l'unité foncière (15) Document prepare par Drois et taxes Ē USAGE

Règl. de l'Ont. 233/86, art. 1, en partie.

Total

O. Reg. 233/86

### Formule 5

# Dernier avis

Loi de 1984 sur les ventes pour impôts municipaux

La/	Nom de la municipalité ou du conseil	
Des	tinataire :	
Adr	esse:	
Obj	et: (Description du terrain : le numéro de parcell régime d'enregistrement des droits immobilier	le doit être indiqué lorsque le terrain est enregistré sous le
	regime a emegistrement des droits infinobilier	,
1.		wis d'enregistrement d'un certificat d'arriérés d'impôts par la présente que le coût d'annulation est toujours impayé gueur.
2.		n, à moins du paiement du coût d'annulation ou de la municipalité <i>(ou le conseil)</i> et le propriétaire avant le
	19	
3.	Toute demande de renseignements peut être adre	essée à :
Titre		Nom de la municipalité ou du conseil
Adre	sse de la municipalité ou du conseil	
Fait	à le	19
Signa	iture du trésorier ou du dirigeant habilité à donner le présent avis	Titre
	arque : Il n'est pas nêcessaire d'enregistrer le présent doc (10/85)	cument.

Règl. de l'Ont. 233/86, art. 1, en partie.

### Formule 6

### Déclaration solennelle sur l'envoi d'un avis

	a conseil		
		Concernant le droit de propriéte relatif présente déclaration et situé dans	f au terrain décrit dans la
		de	dans
			d
e		Titre du	
e		lans le	
e		déclare solennellement ce qui suit :	
<b>Nom et adresse des titulaires d'u</b> Nom	in droit et date de la mise à la p Nature du droit	ooste de l'avis Adresse	Date de la mis à la poste
Nom			Date de la miss à la poste
Nom			Date de la mis à la poste
Nom 1. 2.			Date de la mis à la poste
Nom 1. 2.			Date de la mis à la poste
Nom 1. 2. 3.			Date de la mis à la poste
Nom  1.  2.  3.  4.			Date de la mis à la poste
Nom  1.  2.  3.  4.  6.			Date de la mis à la poste
Nom  1. 2. 3. 4. 5. 6.			Date de la mise à la poste
Nom  1. 2. 3. 4. 5. 6.			Date de la mise à la poste
Nom  1. 2. 3. 4. 5. 6. 7. 8.			Date de la miss à la poste
Nom  1.  2.  3.  4.  5.  6.  7.  8.  9.  10.	Nature du droit	Adresse  Adresse	à la poste
Nom  1. 2. 3. 4. 5. 6. 7. 8. 9. 10.  Et je fais cette déclaration soler	Nature du droit	Adresse  Adresse	

O. Reg. 233/86

### Formule 7

# Vente de terrain par appel d'offres

Nom de la municipalité ou du conseil	
Avis vous est donné qu'un appel d'offres est lancé relativer eçues jusqu'à 15 heures, heure locale, le	ment à l'achat du terrain décrit plus bas et que les soumissions seront
19	à
ouverture des soumissions aura lieu en public le même jc.	our à
Description du (des) terrain(s)	Montant minimal de la soumission (Indiquer le coût d'annulation en date du premier jour de l'annonce)
	crite et accompagnées d'un dépôt d'au moins 20 pour cent de leur chéque visé par une banque, une compagnie de fiducie ou la Caisse I du conseil).
a municipalité ne fait aucune déclaration à l'égard du terr le propriété. Les adjudicataires éventuels assument la resp	rain faisant l'objet de la vente, notamment en ce qui concerne le droit ionsabilité de faire les vérifications nécessaires.
	ni constitue le chapitre 48 des Lois de l'Ontario de 1984, et les Règles lication de cette Loi règissent la présente vente. L'adjudicataire devra t les droits de mutation immobilière requis.
our obtenir des renseignements supplémentaires et une co	pie de la formule de soumission prescrite, prière de s'adresser à :
itre	Nom de la municipalité ou du conseil
Adresse de la municipalité ou du conseil	

### Formule 8

# Soumission

Destinataire	: Nom :					
	Adresse :					
	Téléphone :					
Objet :	Vente de : (descrip	tion du terrain)				
Jujet .	vente de . (descrip	cion da (errain)				
1. La pré	sente constitue, à l'éga	ard du terrain ci-h	aut décrit, u	ne soumission de	\$	
(					doll	ars)
confor		984 sur les ventes	pour impôts	municipaux et aux Règles con	ncernant les ventes pour impôts	
2. Il est e	ntendu que la soumis	sion doit parvenir	au bureau d	u trésorier à 15 heures, heure	locale, au plus tard, le	
	19	qui, adven	ant l'accepta	tion de la soumission, en avise	ra le (les) soumissionnaire(s).	
3. Un dép	oôt d'au moins 20 pou	ur cent du montar	nt de la soum	ission est joint sous forme de	chèque visé, de traite bancaire	ou
de mar	ndat de	\$ (		dollars), fait à l'	ordre de	
Ge IIIai	idat de			donaisj, fait a f	ordre de	_
	la municipalité ou du co					
du mo		n, les droits de mu	utation immo	bilière et les impôts accumulés	ous) ne paie (payons) pas le sol dans les quatorze jours civils d	
La présente :	soumission est présent	tée conformément	à la Loi de	1984 sur les ventes pour impôt	ts municipaux et aux Règles	
	es ventes pour impôts					
Fait à		, le	19	•		
Nom du soum	issionnaire			Nom du soumissionnaire		
Adresse du sou	umissionnaire			Adresse du soumissionnaire		_
		•		1		

# Formule 9

# Vente de terrain aux enchères publiques

La/Le		
Nom de la municip	alité ou du conseil	
Avis vous est donné que	le terrain décrit dans le pré	sent document fera l'objet d'une vente aux enchères àheures
le	19, à	
Description du(des) terr	ain(s)	Enchère minimale : \$ {Indiquer le coût d'annulation en date du premier jour de l'annonce}
		•
	èrement, lors de la vente, les npagnie de fiducie ou la Cais	montants dus, soit comptant, soit par mandat, traite bancaire ou chèque visé se d'épargne de l'Ontario.
		du terrain faisant l'objet de la vente, notamment en ce qui concerne le droit de esponsabilité de faire les vérifications nécessaires.
		ux et les Règles concernant les ventes pour impôts municipaux régissent la n enchère, les impôts accumulés et les droits de mutation immobilière requis.
Pour obtenir des renseig	nements supplémentaires, pri	ère de s'adresser à :
Titre		Nom de la municipalité ou du conseil
Adresse de la municipalité c	u du conseil	

		(1) Enregistre- ment des actes	Enregistremen droits immobil	t des	(2) Page 1	ide	pagesi
		(3) Cotes foncieres	Pece		ite fonciere		Supplement
		(4) Contrepartie					annese
					dot	ars	
		(5) Description	đu	rufe	Reuni d uniti foncie		
Nouvelles cotes foncieres	Supplement						
	annexe	_					
Actes d execution							
	Supplement en annexe						
Contenu iai Nouvete descriptor	ibi Annexe			7) Droit ced			
du Nouvete servitide document: Planicroquis	Description	Autres parties	Divers :	hel simple			
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							Date de signatul
							A M
			Nom de la mur	icipalite ou	du conseil		
Sceau			Signature du	tresorier o	u du dirigear	it habilite	1 1
Conjoint(s) du (des) cedant(s). Je con Nomes	sens a la presente	operation	Signatureisi				Date de signatur A M
		s.o -					
		S/O					
Di Domicile elu du (des) cedent(s)		S/O					
							Date de nassan a M
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#### THE ONTARIO GAZETTE

O. Reg. 233/86



Formula 10 - Loi de 1984 sur les ventes pour impôts municipaux

#### **Annexe**

Formule S — Loi de 1984 portant reforme de l'anregistrement des droits immobiliers

Page

2

S

Cote(a) fonciere(a) additionnelle(a) et renseignements supplementeires

#### Acte d'adjudication

Avis vous est donné qu'en vertu de la Loi de 1984 sur les ventes pour impôts municipaux, sont dévolus à la personne désignée à la case 11, par l'enregistrement du présent document :

- le droit de propriété en fief simple relatif au terrain décrit dans le document, ainsi que tous les droits qui s'y rattachent, sous réserve
  - (i) des servitudes et des clauses restrictives qui se rattachent au terrain.
  - (ii) des droits, notamment des droits de proprièté, de la Couronne du chef du Canada ou du chef de l'Ontario,
  - (iii) d'un droit, notamment un droit de propriété, obtenu par prescription acquisitive par des propriétaires contigus avant l'enregistrement du présent document;
- un droit, notamment un droit de propriété, sur un terrain contigu obtenu par prescription acquisitive avant l'enregistrement du present document si la personne qui a obtenu ce droit à l'origine l'a fait en raison de sa possession du terrain décrit dans le présent document.

(a remptir dans certaines municipalites)	Fait le 19
Le terrain decrit dans le present document  est/  n'est pas imposable en vertu de la <i>Loi sur les mines</i> et, par conséquent, l'enregistrement du present document  entraîne/ n'entraîne	
pas, en vertu de la <i>Loi de 1984 sur les ventes pour impôts</i> municipaux, une séparation des droits de surface des droits	(Trésorier ou dirigeant habilité)
miniers.	
Fonctionnaire habilité du ministère des Richesses naturelles	(Nom de la municipalité ou du conseil)

#### Déclaration solennelle

Je	trésorier	(ou dirigeant	habilité) de la	/du	
de	dans	le		de	

...... déclare solennellement ce qui suit :

Ministère des Richesses naturelles

- · La présente déclaration solennelle porte sur le terrain décrit dans le présent document.
- · Un certificat d'arrièrès d'impôts a été enregistré à l'égard du terrain un an au moins avant l'annonce de sa mise en vente.
- · Les avis ont été envoyés et les déclarations solennelles ont été enregistrées conformément, pour l'essentiel, à la Loi de 1984 sur les ventes pour impôts municipaux et aux règlements pris en application de la Loi.
- · Le coût d'annulation n'a pas eté payé dans le délai d'un an suivant la date de l'enregistrement du certificat d'arriérés d'impôts.
- · Aucune entente de prorogation n'était en vigueur au moment de l'annonce de la mise en vente du terrain.
- · L'annonce de la mise en vente du terrain a été faite conformément, pour l'essentiel, à la Loi de 1984 sur les ventes pour impôts municipaux et aux règlements pris en application de la Loi.

Et je fais cette déclaration solennelle, la croyant consciencieusement vraie et sachant qu'elle a la même force et le même effet que si elle était faite sous serment, en vertu de la Loi sur la preuve au Canada.

Déclaré devant moi à	
le 19	
Commissaire, etc.	Trésorier ou dirigeant habilité

USAGE			

10178 (2.85)

		(1) Enregistre- ment des actes	Enregistrement des droits immobiliers	(2) Page 1	(de	pages)
		(3) Cotes foncières		Unite fonciere		Suppleme
		(4) Nature du docu				annexe
		Avis de dév	volution — Déclaration 1 — <i>Loi de 1984 sur</i>	on solennelle les ventes po	ur impôt	s municipaux
		(6) Description		dollar	·s	
Nouvelles cotes foncieres	Suppleme en	rof .				
Actes d'exécution	annexe					
	Supplem en annexe	(7) Contenu du document	iai Nouvelle description Nouvelle servitude Plan/croquis	(b) Annexe Description	Autres p	parties Dive
municipalité ou au consei municipalité ou le conseil Remarques : A. Pour de plus amples de	Il nommé à la cas s'est conformé à étails concernant à 1984 sur les ver	l la Loi. le droit de propriété qu ntes pour impôts munic	ment comprend égaleme ue confère l'enregistreme inpaux.	ent une déclarati	on attesta	ont que la voir la page 2
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Formula 5 — Lor de 1984 portent réforme de l'enregistrement des droits immobiliers Formula 11 - Loi de 1984 sur les ventes pour impôts municipaux

2 Page

Cots(s) fonciérs(s) additionnelle(s) at ranseignements supplémentaires

municipaux, une séparation des droits de surface des droits

#### Avis de dévolution

Avis vous est donné qu'en vertu de la Loi de 1984 sur les ventes pour impôts municipaux, sont dévolus à la municipalité ou au conseil désigné à la case 10, par l'enregistrement du présent document :

- le droit de propriété en fief simple relatif au terrain décrit dans le document, ainsi que tous les droits qui s'y rattachent, sous réserve :
  - (i) des servitudes et des clauses restrictives qui se rattachent au terrain,
  - (ii) des droits, notamment des droits de propriété, de la Couronne du chef du Canada ou du chef de l'Ontario,
  - (iii) d'un droit, notamment un droit de propriété, obtenu par prescription acquisitive par des propriétaires contigus avant l'enregistrement du présent document;
- un droit, notamment un droit de propriété, sur un terrain contigu obtenu par prescription acquisitive avant l'enregistrement du présent document si la personne qui a obtenu ce droit à l'origine l'a fait en raison de sa possession du terrain décrit dans le présent document.

Ministère des Richesses naturelles (à remplir dans certaines municipalites)	Fait le 19
Le terrain décrit dans le présent document □est/ □n'est pas	1 610 /6
imposable en vertu de la Loi sur les mines et, par conséquent,	
l'enregistrement du présent document entraîne entraîne	
pas en vertu de la l'oi de 1984 sur les ventes pour impôts	(T.d., de distance babilità)

Fonctionnaire habilité du ministère des Richesses naturelles (Nom de la municipalité ou du conseil)

#### Déclaration solennelle

..... , trésorier (ou dirigeant habilité) de la/du ...... ...... de ...... déclare solennellement ce qui suit : de ..... dans le .....

- · La présente déclaration solennelle porte sur le terrain décrit dans le présent document.
- · Un certificat d'arriérés d'impôts a été enregistré à l'égard du terrain un an au moins avant l'annonce de sa mise en vente.
- Les avis ont été envoyés et les déclarations solennelles ont été enregistrées conformément, pour l'essentiel, à la Loi de 1984 sur les ventes pour impôts municipaux et aux règlements pris en application de la Loi.
- · Le coût d'annulation n'a pas éte payé dans le délai d'un an suivant la date de l'enregistrement du certificat d'arriérés d'impôts.
- Aucune entente de prorogation n'était en vigueur au moment de l'annonce de la mise en vente du terrain.
- · L'annonce de la mise en vente du terrain a été faite conformément, pour l'essentiel, à la Loi de 1984 sur les ventes pour impôts municipaux et aux règlements pris en application de la Loi.

Et le fais cette déclaration solennelle, la croyant consciencieusement vraie et sachant qu'elle a la même force et le même effet que si elle était faite sous serment, en vertu de la Loi sur la preuve au Canada.

Déclaré devant moi à	
le 19	
Commissaire, etc.	Trésorier ou dirigeant habilité

imposa l'enreg pas, er

miniers

10178 (2/85

#### Formule 12

#### Consignation à la cour - Déclaration

Loi de 1984 sur les ventes pour impôts municipaux

Auie v					_		
AVI3 1	rous est donné que, conformér	nent à l'article	10 de la <i>L</i> o	i de 1984 :	sur les ventes p	oour impôts n	nunicipaux, le terrain décr
dans l	le présent document a été vend	du le			19		
Avis v	vous est donné en outre que le	présent docur	ment constitu	ue un énon	cé fidèle des fa	its relatifs à l	a vente du terrain suivant
	Description du terrain : Adresse civique (le cas échéant	):					
	Description légale (le numéro d des droits immobiliers) :	le parcelle doit	être indiqui	é lorsque le	terrain est en	registré sous l	e régime d'enregistrement
2. (	Consignation à la cour						
,	Montant total de la consignatio	on:	\$				
	En vertu de l'article 10 de la <i>L</i> une part du produit de la vente que la somme à laquelle la per	e peut, dans l'a	année suivant				
Fait à		le	19				
Nom				Titre			
Nom	de la municipalité ou du conseil				.,		
Adres	se et numéro de téléphone de la m	unicipalité ou du	ı conseil				

10174 12/85

Document général Province de n (1) Enregistra-ment des actes Enregistrement des droits immobiliers pages) (3) Cotes 1 (4) Neture du document Avis de déchéance Formule 13 - Loi de 1984 sur les ventes pour impôts municipaux - S/O-(6) Description JSAGE Nouvelles coles foncieres Supplement annexe Actes d execution (7) Contenu du document: (a) Nouvelle description Nouvelle servitude (b) Annexe Supplement Description Autres parties Divers En vertu de la Loi de 1984 sur les ventes pour impôts municipaux, sont dévolus à la municipalité ou au conseil nommé à la case 10, par l'enregistrement du présent document : a) le droit de propriété en fief simple du terrain décrit dans le document, ainsi que tous les droits qui s'y rattachent, sous réserve des servitudes et des clauses restrictives qui se rattachent au terrain, des droits, notamment des droits de propriété, de la Couronne du chef du Canada ou du chef de l'Ontario, d'un droit, notamment un droit de propriété, obtenu par prescription acquisitive par des propriétaires contigus avant l'enregistrement du présent document et d'une séparation des droits miniers des droits de surface en vertu de l'art. 14 de la Loi; b) un droit, notamment un droit de propriété, sur un terrain contigu obtenu par prescription acquisitive avant l'enregistrement du present document si la personne qui a obtenu ce droit à l'origine l'a fait en raison de sa possession du terrain décrit dans le Remarque : Pour de plus amples précisions concernant le droit de propriété que confère l'enregistrement du présent document, voir l'article 23 de la Loi de 1984 sur les ventes pour impôts municipaux. Toute demande de renseignements peut être adressée à la municipalité ou au conseil dont le nom apparaît à la case 10 et l'adresse à la case 11. Ville Mun. Plan Lot. Parcelle (9) Numeros des actes visés par ce document (10) Partie(s) (Indiquer le titre ou les droits) Nomisi Signature(s) S/O (11) Domicila étu (12) Partia(s) Indiquer le titre ou les droitsi Date de signature Nom(s) (13) Domicile élu S/O (14) Adressa civique de l'unité foncière Droits et taxes (15) Document prapara par INTERNE USAGE Total

- 2. The English version of Part I of the said Regulation is amended by adding thereto the following section:
- 2. La version anglaise de la partie I du règlement est modifiée par adjonction de l'article suivant :

3a. The French version of a form prescribed by this Regulation that is to be registered in a land registry office may be used only with respect to land registered in a land titles division designated for the purposes of section 85b of the Land Titles Act or registered

in a registry division designated for the purposes of section 38a of the Registry Act. O. Reg. 233/86, s. 2.

(8679)

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#### LABOUR RELATIONS ACT

O. Reg. 234/86. General. Made—April 24th, 1986. Filed-May 1st, 1986.

REGULATION TO AMEND **REGULATION 544 OF** REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE LABOUR RELATIONS ACT

- 1. Regulation 544 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:
- 9. A declaration under section 149a of the Act by.
  - (a) an employer bargaining agency or employers' organization shall be in Form 10: or
  - (b) an employee bargaining agency or affiliated bargaining agent shall be in Form 11. O. Reg. 234/86, s. 1.
- 2. The said Regulation is further amended by adding thereto the following Forms:

Form 10

Labour Relations Act

#### DECLARATION OF EMPLOYER BARGAINING AGENCY OR EMPLOYERS' ORGANIZATION UNDER SECTION 149A OF THE LABOUR RELATIONS ACT

		, the
	(name)	(office)
	of the(employer	pargaining agency, employers' organization)
	having personal knowledge of	the circumstances surrounding a,
*Strike out	*lock-out vote	
applicable	*vote to ratify a propos	ed provincial agreement
	conducted on	19,
		(date)
	in the negotiations between	
		(parties)
	declare:	
	1. The following are the results of	of the vote:
	(a) Votes in favour of	*lock-out

#### THE ONTARIO GAZETTE

O. Reg. 234/86

	(b) Votes against	lock-out
		ratification
2.	At the time the vote was conducted	d.
	there was a strike or lock-	out.
	there was no strike or lock	K-OUI!
3	The above-named	
	employer bargaining agenc	У
	employers' organization	
	took reasonable steps to ensure the vote did so.	it only those employers entitled to cast ballots in the
1	I know that subsection 149a (2) of	the Labour Relations Act provides as follows:
(2)	vote relating to a provincial barg agreement, the only employers en	ency or employers' organization conducts a lock-out aining unit or vote to ratify a proposed provincial titled to cast ballots in the vote shall be employers ning agency or employers' organization that employed
		ted, if the vote is conducted at a time when there is no to the provincial bargaining unit; or
	(b) on the day before the com- conducted during a strike o	mencement of the strike or lock-out, if the vote is r lock-out relating to the provincial bargaining unit,
	employees who are represented by gaining agent that would be affecte agreement.	the employee bargaining agency or an affiliated bar d by the lock-out or would be bound by the provincia
	1 certify that the matters set knowledge, information and belie	out in this declaration are true to the best of m
	Dated at	this da
	of 1	9
		Signature
		O. Reg. 234/86, s. 2, part
	Form	П
	Labour Rela	tions Act
	DECLARATION OF EMPLOYER AFFILIATED BARC	E BARGAINING AGENCY OR BAINING AGENT
	1,(name)	the
	of the(employee barg	aining agency, affiliated bargaining agent)

having personal knowledge of the circumstances surrounding a,

#### THE ONTARIO GAZETTE

*Strike out if not applicable

	*strike vote
	*vote to ratify a proposed provincial agreement
	conducted on
	in the negotiations between
1.	The following are the results of the vote:
	(a) Votes in favour of *strike
	*ratification
	(b) Votes against *strike
	*ratification
2.	At the time the vote was conducted,
	*there was a strike or lock-out.
	*there was no strike or lock-out.
3.	The above-named
	*employee bargaining agency
	*affiliated bargaining agent
	took reasonable steps to ensure that only those persons entitled to cast ballots in the vote did so.
4.	I know that subsection 149a (1) of the Labour Relations Act provides as follows:
(1)	Where an employee bargaining agency or an affiliated bargaining agent conducts a strike vote relating to a provincial bargaining unit or vote to ratify a proposed provincial agreement, the only persons entitled to cast ballots in the vote shall be,
	(a) employees in the provincial bargaining unit on the date the vote is conducted; and
	(b) persons who are members of the affiliated bargaining agent or employee bargaining agency and who are not employed in any employment.
	(i) on the day the vote is conducted, if the vote is conducted at a time when there is no strike or lock-out relating to the provincial bargaining unit, or
	(ii) on the day before the commencement of the strike or lock-out, if the vote is conducted during a strike or lock-out relating to the provincial bargaining unit.
	I certify that the matters set out in this declaration are true to the best of my knowledge, information and belief.
	Dated at, this day
	of, 19
	Signature

O. Reg. 234/86, s. 2, part.

#### PLANNING ACT, 1983

O. Reg. 235/86.

Restricted Areas-County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now the Town of Pickering).

Made—April 30th, 1986. Filed—May 1st, 1986.

#### REGULATION TO AMEND ONTARIO REGULATION 102/72 MADE UNDER THE PLANNING ACT, 1983

#### 1. Ontario Regulation 102/72 is amended by adding thereto the following section:

55.—(1) The land described in subsection (2) may be used for agricultural uses, and buildings and structures accessory thereto including one single-family dwelling may be erected and used if the following requirements are met:

Minimum lot frontage 100 metres Minimum lot area 6 hectares Minimum front yard 15 metres Minimum side yards 6 metres Minimum rear yard 15 metres

Maximum ground floor area for single-family dwelling

139 square metres

(2) This section applies to that parcel of land in the Town of Pickering in The Regional Municipality of Durham, being that part of Lot 10 in Concession VI described as follows:

Commencing at an iron bar marking the intersection of the northerly limit of King's Highway No. 7 with the westerly limit of the said Lot 10, said bar being located 1,923.58 feet northerly along the westerly limit of Lot 10 from the southwest angle thereof;

Thence northerly along the westerly limit of said Lot 10, 575.83 feet to an iron bar in the line of an old fence running in an easterly direction;

Thence north 71° 34' east thereon 275.58 feet to an iron bar in the line of an old fence running in a northerly direction;

Thence north 18° 28' west thereon 329.75 feet to an iron bar in the line of an old fence running in a westerly direction;

Thence south 68° 27' 10" west thereon 273 feet to an iron bar in the westerly limit of said Lot 10;

Thence northerly along the westerly limit of said Lot 10, 327.59 feet to an iron bar;

Thence north 71° 29' 30" east 1,339.86 feet to an iron bar in the easterly limit of said Lot 10;

Thence south 17° 35' 20" east 379.20 feet to an iron bar:

Thence south 72° 24' 40" west 500 feet to an iron

Thence north 17° 35' 20" west 55.33 feet to an iron

Thence south 72° 24′ 40″ west 500 feet to an iron har:

Thence south 17° 35' 20" east 873.97 feet to an iron bar in the northerly limit of King's Highway No. 7:

Thence westerly thereon on a curve to the left having a radius of 2,919.93 feet, an arc distance of 335.90 feet to the point of commencement;

Save and except parts 2 and 4 as set out in Expropriation Plan 210 for the Town of Pickering filed in the Land Registry Office for the Registry Division of Durham (No. 40);

Save and except Part 1 on Expropriation Plan registered on the 22nd day of November, 1982 as No. D147415 which was taken for highway widening purposes. O. Reg. 235/86, s. 1.

> L. J. FINCHAM Director Plans Administration Branch Central and Southwest Ministry of Municipal Affairs

> > 20

Dated at Toronto, this 30th day of April, 1986.

(8681)

#### PLANNING ACT, 1983

O. Reg. 236/86.

Restricted Areas-County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now the Town of Pickering).

Made—April 28th, 1986. Filed—May 1st, 1986.

REGULATION TO AMEND **ONTARIO REGULATION 102/72** MADE UNDER THE PLANNING ACT, 1983

# 1. Ontario Regulation 102/72 is amended by adding thereto the following section:

**57.**—(1) A single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum front yard	9	metres
Minimum side yards	1.8	3 metres
Minimum rear yard	9	metres
Minimum floor area for dwelling	95	square metres
Maximum lot coverage	20	per cent
Maximum building height	12	metres

(2) This section applies to that part of Lot 19 in Concession VIII in the Town of Pickering in The Regional Municipality of Durham, designated as Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-9360. O. Reg. 236/86, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 28th day of April, 1986.

(8682)

#### HEALING ARTS RADIATION PROTECTION ACT

O. Reg. 237/86.

Hospitals Prescribed for the Installation and Operation of Computerized Axial Tomography Scanners. Made—May 1st, 1986.

Filed—May 1st, 1986.

#### REGULATION TO AMEND ONTARIO REGULATION 344/84 MADE UNDER THE HEALING ARTS RADIATION PROTECTION ACT

1. The Table to section 1 of Ontario Regulation 344/84 is revoked and the following substituted therefor:

TABLE

TABLE				
HEM	Column 1	Column 2		
1.	Chedoke-McMaster	1		
2.	Children's Hospital of Eastern Ontario	1		
3.	Etobicoke General	1		
4.	Hamilton Civic	1		
=	Hamilton Henderson	1		
6.	Kingston General	1		
7.	Kitchener-Waterloo	1		
8.	London University	1		
9.	London Victoria	2		
10.	Mississauga General	1		
11.	Mt. Sinai-Toronto	1		
12.	North York General	1 .		
13.	Oshawa General	1		
14.	Ottawa Civic	1		
15.	Ottawa General	1		
16.	St. Catharines General	1		
17.	St. Joseph's Hamilton	1		
18.	St. Joseph's Health Centre-Toronto	1		
19.	St. Joseph's London	1		
20.	Scarborough General	1		
21.	Sudbury General	1		
22.	Thunder Bay McKellar	1		
23.	Foronto General	2 .		
24.	l'oronto Humber Memorial	1		
25.	Toronto Princess Margaret	1		
26.	Foronto St. Michael's	1		
27.	l'oronto Sick Children	1		
28.	Foronto Sunnybrook	2		
29.	Foronto Wellesley	1		

O. Reg. 238/86

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2

ITEM	Column 1	COLUMN 2	ITEM	Column 1	COLUMN 2
31)	Foronto Western	1	47	Sarnia General	1
31.	Windsor Hotel Dieu	1	3.8	Joseph Brant Memorial Burlington	1
3.2	Toronto East General	1			
\$ \$	Toronto York Finch	1	414	Owen Sound General and Marine	1
34	Peterborough Civic	1			
3.5	Oakville Trafalgar	1		O. Reg. 344/84, s. 1; O. R	eg. 237/86, s. 1.
36)	Scarborough Centenary	1	(8683)		20

#### PESTICIDES ACT

O. Reg. 238/86. General. Made—May 1st, 1986. Filed-May 1st, 1986.

#### REGULATION TO AMEND REGULATION 751 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PESTICIDES ACT

1. Table 2 of Regulation 751 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 562/85 and amended by section 2 of Ontario Regulation 147/86, is further amended by adding thereto the following items:

66A	BIP	BIOCHEM PRODUCTS
		P.O. BOX 264, MONTCHANIN DE. 19710, U.S.A.
125A	CHZ	COGHLAN'S LTD.
		121 IRENE ST., WINNIPEG, MAN. R3T 4C7
181A	DRX	DREXEL CHEMICAL CO.
		2487 PENNSYLVANIA ST., P.O. BOX 9306, MEMPHIS, TN. 38109, U.S.A.
587A	TOM	TOMLYN PRODUCTS, DIV. MARKETING ASPECTS INC.
		750 S.E. LAKE ST., LONGWOOD, FL. 32750, U.S.A.
610A	VER	VERTAC CHEMICAL CORP.
		5100 POPLAR AVE., STE. 2414, MEMPHIS, TN. 38137, U.S.A.

REG-

 Schedule 1 to the said Regulation, as remade by section 1 of Ontario Regulation 562/85 and amended by section 3 of Ontario Regulation 147/86, is further amended by adding thereto the following items:

REG-		Α	
IS-		G	
TRA-		Ε	
TION	REGIS-	N	
NO.	TRANT	T	PESTICIDE
			*****
16495	AMR	SAF	METHYL BROMIDE FUMIGANT
17126	VER		2,4-D ACID FOR FORMULATION OF HERBICIDES ONLY
17170	VER		A-6D FOR FORMULATION OF HERBICIDES ONLY
17280	VER		WEED-RHAP LV 6-D FOR FORMULATION OF HERBICIDES ONLY
17281	VER		2,4-D LOW VOLATILE ESTER FOR FORMULATION OF HERBICIDES ONLY
18114	UNR		PLANTVAX TECHNICAL FOR MANUFACTURING USE ONLY
18472	UAJ		CHLORAMBEN SODIUM SALT FOR MANUFACTURING ONLY
18777	ROH		GOAL EMULSIFIABLE CONCENTRATE HERBICIDE
18804	ОНН		BAYLETON 50% WETTABLE POWDER FUNGICIDE
19184	CHP		CYPERMETHRIN MANUFACTURING CONCENTRATE INSECTICIDE

- 3.—(1) Schedule 2 to the said Regulation, as remade by section 1 of Ontario Regulation 562/85 and amended by section 4 of Ontario Regulation 147/86, is further amended by striking out the items listed under registration numbers 03132, 04167, 11299, 12967, 13505 and 13644.
- (2) The said Schedule 2 is further amended by adding thereto the following items:

15-		G	
TRA-		Ε	
TION	REGIS-	N	
NO.	TRANT	T	PESTICIDE
03132	VER		GENERAL WEED KILLER
04167	VER		PRE-EMERGE 360 LIQUID HERBICIDE
11299	VER		POTATO TOP KILLER
12967	MOL.		LASSO II GRANULAR HERBICIDE 791

A

2220		THE ONTARIO GAZETTE	Ο.	Reg.	238/86
13505	GAX	GARDEX DIAZINON 50E INSECTICIDE			
17782	BIP	BACTOSPIENE-F SUSPENSION, BIOLOGICAL INSECTIC	DE		
		FOR FOREST AND WOODLAND USE			
18812	DRX	DREXEL ATRAZINE 600 FLOWABLE HERBICIDE			
18837	VEL	BANVEL 480 HERBICIDE			
19066	INT	CO-OP AATREX NINE-0 SOLUBLE GRANULE HERBICIDE			
19157	VEL	DYCLEER HERBICIDE			
19162	INT	CO-OP ATRAZINE 600 FLOWABLE HERBICIDE			
19170	CHP	CYMBUSH 250 EC PYRETHROID INSECTICIDE			
19217	MBY	EMBUTOX 625 EMULSIFIABLE SELECTIVE HERBICIDE			
19219	CHH	BACTIMOS WETTABLE POWDER BIOLOGICAL INSECTIC	DE		
19220	СНН	BACTIMOS GRANULES GRANULAR INSECTICIDE			
19292	CHP	VENTURE PYRETHROID INSECTIDE EC			
19349	VEL	MARKSMAN HERBICIDE			

^{4.—(1)} Schedule 3 to the said Regulation, as remade by section 1 of Ontario Regulation 562/85 and amended by section 5 of Ontario Regulation 147/86, is further amended by striking out the items listed under registration numbers 07251, 10848, 11684, 11819, 11855, 12968, 13723, 14341, 17782 and 17802.

#### (2) The said Schedule 3 is further amended by adding thereto the following items:

REG-		Α	
15-		G	
TRA-		E	
TION	REGIS-	N	
NO.	TRANT	T	PESTICIDE
07251	UNR		QUINTOZENE (TERRACHLOR) 75 WP SOIL FUNGICIDE
10848	DUQ		TERSAN LSR TURF FUNGICIDE WP
11684	GAX		GARDEX PYRETHRIN EC 1-10
11819	GAX		GARDEX VAPONA INSECTICIDE INDUSTRIAL FOGGING SOLUTION
11855	GAX		GARDEX MICRO SPRAY
12968	CHP		CIL INSECTICIDE-FUNGICIDE FOR ROSES AND FLOWERS FLORITECT
13644	MOL		ROUND UP LIQUID HERBICIDE
13723	CHP		CIL INSECTICIDE-FUNGICIDE FOR VEGETABLES DEECOP LIQUID SUSPENSION
14341	CHP		CIL LEAFMINER KILLER
15136	ZOE		ZOECON INSECT AND MITE HOUSEPLANT MIST
16971	CGA		KILLEX SOD TURF HERBICIDE
17502	BAZ		BASE POAST LIQUID HERBICIDE
18118	CGA		KILLEX WEED BAR
18259	cos		VEGEKILL LIQUID WEED KILLER
			m

O. Re	g. 23	8/86
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REG-

#### THE ONTARIO GAZETTE

2	2	2	1

18483	UAJ	AMIBEN DS CHLORAMBEN HERBICIDE
18723	DIS	DISPAR DISVAP FOGGING SOLUTION LIVESTOCK SPRAY
18792	DIS	DISVAP INSECTICIDE CATTLE EAR TAG
18793	DIS	AUSTIN INSECTICIDE CATTLE EAR TAG
18895	WIL	WILSON LIQUID CONCENTRATE SLUG AND SNAIL KILLER
18933	UNR	VITAVAX 200 FLOWABLE FUNGICIDE
18948	INT	TRIMEX PREMIUM TURF HERBICIDE
18951	INT	TRIMEX PREMIUM LAWN WEED KILLER
18963	PLG	TRILLION LIQUID TURF HERBICIDE
19149	PEK BAT	DECCO TILTBELT PENNWALT PEACH, NECTARINE LUSTR 274 WITH FUNGICIDES
19171	OHP	CYMBUSH 12.5% WP PYRETHROID INSECTICIDE
19235	CGA	CIBA-GEIGY STOCKAID EARTAG INSECTIDE
19353	000	ECTIBAN INSECTICIDE TAPE

5. Schedule 4 to the said Regulation, as remade by section 1 of Ontario Regulation 562/85 and amended by section 6 of Ontario Regulation 147/86, is further amended by adding thereto the following items:

15-		G	
TRA-		Ε	
TION	REGIS-	-N	
NO.	TRANT	T	PESTICIDE
17316	AVM		MAGNA 2 INSECTICIDE SPACE AND CONTACT SPRAY
18087	LAT		LATER'S WEED-B-GON WEED KILLER
18397	TOM	CCN	TOMLYN FLEA, TICK AND LICE SHAMPOO READY TO USE LIQUID
18402	MOT	CCN	TOMLYN DAILY PROTECTION PET SPRAY FOR CATS AND KITTENS
18403	TOM	CCN	TOMLYN DAILY PROTECTION PET SPRAY FOR DOGS AND PUPPIES
18404	TOM	CCN	TOMLYN LICE AND MITE SPRAY FOR PET BIRDS
18476	CGA		GREEN CROSS INSECT PEN
18661	CHZ		COGHLAN'S MOSQUITO COILS
18974	WIL		WILSON ROACH DESTROYER
18993	WIL		WILSON BAIT BLOKS
19015	BOY		BLACK FLAG WASP AND HORNET KILLER
19228	WIL		WILSON EARWIG DESTROYER
19273	INT		SUPER INDOOR/OUTDOOR BUG KILLER 793

REGISTRATION NUMBER UNDER

FERTILIZER SCHED. NO. REGISTRANT UNDER

ACT (CANADA) A B FERTILIZER ACT (CANADA) PESTICIDE

841409 4 WILSON LABORATORIES INC. WILSON MOSS KILLER PLUS PLANT FOOD
334 HATT STREET

DUNDAS, ONTARIO, L9H 2H9

- 6.—(1) Schedule 6 to the said Regulation, as remade by section 1 of Ontario Regulation 562/85 and amended by section 7 of Ontario Regulation 147/86, is further amended by striking out the item listed under registration number 09371.
- (2) The said Schedule 6 is further amended by adding thereto the following items:

REG- IS- TRA-		A G E	
TION	REGIS-	N	
NO.	TRANT	T	PESTICIDE
09371	GAX		GARDEX PYRETHRIN SPRAY 5-25
10079	GAX		GARDEX RODENT BAIT BLOCKS
13059	UNR		MAINTAIN CF 125 EC PLANT GROWTH RETARDANT
17189	ZOE		VAPORETTE FLEA AND TICK POWDER
17397	KEM		MAKI RAT AND MOUSE BAIT
18009	SAF		SANEX PARA BLOCK ROZOL RODENTICIDE
18020	SAF		PARA BLOCK BROMONE RODENTICIDE
18094	ωs		GO PROFESSIONAL RESIDUAL INSECTICIDE SPRAY PRESSURIZED
18237	KEM		MAKI RAT AND MOUSE BAIT
18348	GAX		GUARD MIST PYRETHROID INSECTICIDE METERED AEROSOL
18749	KEM		MAKI RAT AND MOUSE BAIT PELLETS
18836	BAZ		KUMULUS S WATER DISPERSIBLE GRANULAR FUNGICIDE & ACARICIDE
18893	BLL	KEM	QUINTOX RAT AND MOUSE BAIT
18947	INT		TRIMEX SPOT WEED KILLER
19063	WHM	GAX	WHITMIRE PT 270 DURSBAN RESIDUAL CRACK AND CREVISE INJECTION
			SYSTEM
19115	GAX		GARDEX DIA ONE INSECTICIDE SPRAY
19190	BAZ		BASE AMMONIUM SULPHATE HERBICIDE ADJUVANT
19272	BAZ		BASE LIQUID AMMONIUM SULPHATE HERBICIDE ADJUVANT

PESTICIDE	FEEDEX LIQUID WEED'N FEED	GARD-EZE LIQUID WEED AND FEED	WILSON SPRING AND SUMMER LIQUID LAWN FOOD PLUS MULTI MEEDER	HOME GARDENER LIQUID LAWN FOOD
REGISTRANT UNDER FERTILIZER ACT (CANADA)	CANADIAN GARDEN PRODUCTS 132 JAMES STREET WINNIPEG, MANITOBA, R3B ON8	WILSON LABORATORIES INC. 334 HATT STREET DUNDAS, ONTARIO, L9H 2H9	WILSON LABORATORIES INC. 334 HATT STREET DUNDAS, ONTARIO, L9H 2H9	HOME HYDROCULTURE ASSOC. INC. BOX 3250, STATION D WILLOWDALE, ONTARIO, M2R 3G6
SCHED. NO.	vo	vo ,	vo	vo
NUMBER UNDER FERTILIZER ACT (CANADA)	851825	851828	851830	851843

#### MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 239/86.

Town of Alexandria, Township of Kenyon, Township of Lochiel Boundary.

Made—April 24th, 1986. Filed—May 1st, 1986.

#### ORDER IN COUNCIL

R.O.C. 155/86

WHEREAS The Corporation of the Town of Alexandria, The Corporation of the Township of Kenyon and The Corporation of the Township of Lochiel have entered into an agreement dated the 10th day of October, 1985, and subsequently amended, for the resolution of certain intermunicipal boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the Municipal Boundary Negotiations Act, 1981 of the intention to make an order implementing the intermunicipal agreement;

AND WHEREAS no objections to the proposed issuance of the Order were filed with the Clerk of the Executive Council within the filing period;

Now Therefore on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the Municipal Boundary Negotiations Act, 1981 that,

- 1.—(1) On the first day of May, 1986, the portion of the Township of Kenyon described in Schedule A is annexed to the Town of Alexandria.
- (2) On the 1st day of May, 1986, the portion of the Township of Lochiel described in Schedule B is annexed to the Town of Alexandria.
- 2.—(1) All real property of The Corporation of the Township of Kenyon situate in the annexed area vests in The Corporation of the Town of Alexandria on the 1st day of May, 1986.
- (2) All real property of The Corporation of the Township of Lochiel situate in the annexed area vests in The Corporation of the Town of Alexandria on the 1st day of May, 1986.
- 3. On the 1st day of May, 1986, the by-laws of the Town of Alexandria extend to the annexed area and the by-laws of the Township of Kenyon cease to apply to such area, except,
  - (a) by-laws that were passed,
    - (i) by the Township of Kenyon under section 34 or 41 of the *Planning Act*,

1983 or a predecessor of those sections.

- (ii) by the Township of Kenyon that are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941, or
- (iii) by the Township of Kenyon under the Highway Traffic Act or the Municipal Act that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways,

which shall remain in force until repealed by the council of the Town of Alexandria;

- (b) by-laws passed by the Township of Kenyon under sections 45, 58 or 61 of the *Drainage* Act, or a predecessor of those sections; and
- (c) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township of Kenyon.
- 4. On the 1st day of May, 1986, the by-laws of the Town of Alexandria extend to the annexed area and the by-laws of the Township of Lochiel cease to apply to such area, except,
  - (a) by-laws that were passed,
    - (i) by the Township of Lochiel under section 34 or 41 of the *Planning Act*, 1983 or a predecessor of those sections.
    - (ii) by the Township of Lochiel that are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941, or
    - (iii) by the Township of Lochiel under the Highway Traffic Act or the Municipal Act that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways,

which shall remain in force until repealed by the council of the Town of Alexandria;

- (b) by-laws passed by the Township of Lochiel under sections 45, 58 or 61 of the *Drainage* Act, or a predecessor of those sections; and
- (c) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township of Lochiel.

- 5.—(1) The clerk of the Township of Kenyon shall prepare and furnish to the clerk of the Town of Alexandria, on or before the 15th day of May, 1986, a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to and including the 30th day of April, 1986 and the persons assessed therefor.
- (2) The clerk of the Township of Lochiel shall prepare and furnish to the clerk of the Town of Alexandria, on or before the 15th day of May, 1986, a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to and including the 30th day of April, 1986 and the persons assessed therefor.
- 6.—(1) All real property taxes, business taxes and other assessments, rates and charges, levied under any general or special Act and uncollected in the annexed area which are due and unpaid on the 1st day of May, 1986 shall be deemed on that date to be taxes due and payable to The Corporation of the Town of Alexandria and may be collected by The Corporation of the Town of Alexandria, together with any penalty, interest or other costs that may be added thereto.
- (2) The Corporation of the Town of Alexandria shall pay to The Corporation of the Township of Kenyon or to The Corporation of the Township of Lochiel, as the case may be, an amount equal to the amount of all deemed taxes referred to in subsection (1), together with any accumulated penalty or interest thereon, and the Town shall make such payment or payments on the first day of the month following the month in which the said amounts were collected.
- (3) Notwithstanding subsection (2), The Corporation of the Town of Alexandria shall forthwith pay to The Corporation of the Township of Kenyon or The Corporation of the Township of Lochiel, as the case may be, an amount equal to the amount of all deemed taxes referred to in subsection (1), together with any accumulated penalty or interest thereon, but excluding any amounts stricken off the roll by the treasurer of the Town of Alexandria as uncollectible, that remain due to the Town of Alexandria and unpaid as of the 1st day of January, 1987.
- 7.—(1) The clerk of the Township of Kenyon shall, on or before the 15th day of May, 1986 and on or before the 30th day of January in each successive year, prepare and furnish to the clerk of the Town of Alexandria a special collector's roll showing the amounts owing on lands in the annexed area which are specifically assessed under the Drainage Act, the Tile Drainage Act, the Shoreline Property Assistance Act, the Housing Development Act, the Local Improvement Act, or other legislation, in respect of debentures or long-term obligations issued on the credit of the Township of Kenyon, the legislative authority under which such amounts are levied, the lands and persons assessed therefor, and the dates on which the said amounts are due and payable.

- (2) The clerk of the Township of Lochiel shall, on or before the 15th day of May, 1986 and on or before the 30th day of January in each successive year, prepare and furnish to the clerk of the Town of Alexandria a special collector's roll showing the amounts owing on lands in the annexed area which are specifically assessed under the Drainage Act, the Tile Drainage Act, the Shoreline Property Assistance Act, the Housing Development Act, the Local Improvement Act, or other legislation, in respect of debentures or long-term obligations issued on the credit of the Township of Lochiel, the legislative authority under which such amounts are levied, the lands and persons assessed therefor, and the dates on which the said amounts are due and payable.
- 8. All amounts referred to in section 7, including any penalty, interest or other charges that may be added thereto, shall be deemed to be amounts owing to the Town of Alexandria as of the date the amounts become due and payable, and the Town of Alexandria may enforce the collection of these amounts in accordance with the Act under which the amount was levied.
- 9.—(1) The Town of Alexandria shall pay to the Township of Kenyon or the Township of Lochiel, as the case may be, all amounts referred to in section 7. immediately prior to the amounts becoming due and payable.
- (2) The matters referred to in subsections 7 (1), 7 (2) and 9 (1) are deemed to be matters within the meaning of subsection 149 (2) of the Municipal Act.
- 10.—(1) The assessment upon which taxes are levied in the annexed area after the 30th day of April, 1986 and for the balance of the 1986 tax year shall be the assessment shown on the assessment rolls for the townships of Kenyon and Lochiel, respectively, which were prepared by the Assessment Commissioner in 1985 for taxation in 1986, as adjusted by such additional assessments as may be made pursuant to section 32 or section 33 of the Assessment Act in respect of the 1986 tax year.
- (2) For the purpose of the assessment rolls for the Town of Alexandria to be prepared in 1986 and subsequent years, land in the annexed area shall be assessed in accordance with the classes of real property and the factors prescribed for the Town of Alexandria.
- (3) The Assessment Commissioner shall prepare lists of the properties in the annexed area showing the assessment prepared under subsection 10 (1) and other information required under subsection 13 (1) of the Assessment Act, and shall forward the lists to the clerks of the Town of Alexandria, the Township of Kenyon and the Township of Lochiel forthwith after the 1st day of May, 1986.
- 11.—(1) The annexed area is established as a special area for taxation purposes and the provisions of this section apply to each property in the annexed area.

- (2) In the year 1986, real property and business taxes shall be paid in an amount equal to the product of the 1986 total township mill rate for all purposes multiplied by the assessment for the said property as shown on the last returned assessment roll for the township for the 1986 taxation year.
- (3) In the year 1987, real property and business taxes shall be paid in an amount equal to the product of the 1987 total town mill rate for all purposes multiplied by the assessment for the said property as shown on the last returned assessment roll for the town for the 1987 taxation year and subtracting therefrom three-quarters of the amount of the differential calculated under subsection (6).
- (4) In the year 1988, real property and business taxes shall be paid in an amount equal to the product of the 1988 total town mill rate for all purposes multiplied by the assessment for the said property as shown on the last returned assessment roll for the town for the 1988 taxation year and subtracting therefrom half of the amount of the differential calculated under subsection (6).
- (5) In the year 1989, real property and business taxes shall be paid in an amount equal to the product of the 1989 total town mill rate for all purposes multiplied by the assessment for the said property as shown on the last returned assessment roll for the town for the 1989 taxation year and subtracting therefrom one-quarter of the amount of the differential calculated under subsection (6).
- (6) In the year 1987, the treasurer of the Town of Alexandria shall calculate a tax differential for each property in the annexed area in the following manner:
  - The treasurer shall calculate the product obtained when the assessed value of the property as shown on the last returned assessment roll for the Town of Alexandria for the taxation year 1987 is multiplied by the total town mill rate for all purposes for the taxation year 1987.
  - 2. The treasurer shall calculate the product obtained when the assessed value of the property as shown on the collector's roll for the taxation year 1986, as it stands on December 31, 1986, is multiplied by the total township mill rate for all purposes for the taxation year 1987.
  - 3. The treasurer shall calculate the difference obtained when the amounts calculated under paragraph 2 are subtracted from the amounts calculated under paragraph 1, and the amount calculated under this paragraph shall be deemed the tax differential for the purposes of subsections (3), (4) and (5).
- (7) Where the effect of the annexation is to combine two or more separately assessed parcels into a single parcel, or to divide an existing parcel, the assessed

- value in paragraph 2 of subsection (6) shall be the amount for which the parcel showing on the roll would have been assessed had it been entered on the 1987 assessment roll for the township.
- (8) If a change occurs in the basis of assessment on a property in the annexed area from 1987 to 1989, inclusive, the tax differential for each property shall remain as calculated under subsection (6), but a tax differential shall in no case exceed the amount of the taxes payable, and a tax differential shall be combined or divided on a proportionate basis to accommodate the combination or division of properties to which the tax differentials correspond.
- 12. The Town of Alexandria and the townships of Kenyon and Lochiel may make arrangements as they deem appropriate for the levying and collection of real property and business taxes for 1986 in the annexed area.
- 13.—(1) The Town of Alexandria shall pay to each of the townships of Kenyon and Lochiel, respectively, in each of the years 1986 to 1995, inclusive, grants equal to the amount of taxes levied for local purposes in 1985 on all properties, other than exempt properties, in the townships of Kenyon and Lochiel, respectively, annexed to the Town of Alexandria.
- (2) In each of the years 1986 to 1995, inclusive, the Town of Alexandria shall pay to each of the townships of Kenyon and Lochiel, respectively, 50 per cent of the amount owing under subsection (1) on or before the 1st day of March, and the remaining 50 per cent owing under subsection (1) on or before the 1st day of September.
  - (3) Notwithstanding subsections (1) and (2),
    - (a) the grants payable by the Town of Alexandria in 1986 to each of the townships of Kenyon and Lochiel shall be reduced by an amount equal to the amount of the taxes levied in 1986 and collected by the townships of Kenyon and Lochiel, respectively, on or before the 30th day of April, 1986; and
    - (b) the Town of Alexandria shall pay the amounts owing in 1986 to the townships of Kenyon and Lochiel, respectively, on or before the 1st day of September, 1986.
- (4) The matters referred to in subsections 13 (1) and (2) are deemed to be matters within the meaning of subsection 149 (2) of the *Municipal Act*.
- 14. The areas annexed to the Town shall continue to be governed by the official plans of the townships of Kenyon and Lochiel, respectively, until such time as amendments with respect to the aforesaid area are made by the council of the Town of Alexandria to its official plan.

15.—(1) The Town of Alexandria shall not apply for a further annexation of lands from the townships of Kenyon and Lochiel before the 1st day of May, 2001.

(2) Notwithstanding subsection (1), the Town of Alexandria may apply for a further annexation of land from the townships of Kenyon or Lochiel, or both, on or before the 30th day of April, 2001, if the council of the Township of Kenyon or the council of the Township of Lochiel, or both, as the case may be, is consulted and agrees to the application before the application is submitted.

16. The agreement between The Corporation of the Town of Alexandria, The Corporation of the Township of Kenyon and The Corporation of the Township of Lochiel dated the 10th day of October, 1985, as amended, is hereby given effect. O. Reg. 239/86.

Recommended

BERNARD GRANDMAITRE Minister of Municipal Affairs

Concurred

ELINOR CAPLAN Chairman

Approved and Ordered April 24, 1986.

LINCOLN M. ALEXANDER
Lieutenant Governor

#### Schedule A

## PORTION OF THE TOWNSHIP OF KENYON ANNEXED TO THE TOWN OF ALEXANDRIA

Beginning at the intersection of the westerly boundary of the Town of Alexandria and the centre line of the King's Highway Number 43:

Thence westerly along the centre line of the said King's Highway to the westerly limit of Lot 2 in Concession III of the Township of Kenyon;

Thence northerly along the westerly limit of the said Lot and the said westerly limit prolonged northerly to the centre line of the road allowance between concessions III and IV;

Thence easterly along the centre line of the said road allowance to the easterly boundary of the Township of Kenyon;

Thence southerly along the easterly boundary of the said Township to the northerly boundary of the Town of Alexandria;

Thence westerly along the said northerly boundary to the northwesterly angle of the said Town;

Thence southerly along the westerly boundary of the said Town to the place of beginning. O. Reg. 239/86, Sched. A.

#### Schedule B

## PORTION OF THE TOWNSHIP OF LOCHIEL ANNEXED TO THE TOWN OF ALEXANDRIA

 Beginning at the intersection of the southerly boundary of the Town of Alexandria and the centre line of the King's Highway Number 34;

Thence southerly along the centre line of the said King's Highway 300 metres more or less to the westerly boundary of the Township of Lochiel;

Thence northerly along the westerly boundary of the said Township to the southerly boundary of the Town of Alexandria;

Thence southeasterly following the boundaries of the said Town to the place of beginning.

 Beginning at the intersection of the easterly boundary of the Town of Alexandria and the centre line of St. Paul Street in the said Town;

Thence easterly along the centre line of McCormick Road to the easterly limit of Lot 36 in Concession II of the Township of Lochiel;

Thence northerly along the easterly limit of the said Lot and the said easterly limit prolonged northerly to the centre line of the road allowance between concessions II and III;

Thence westerly along the centre line of the said road allowance to the westerly boundary of the Township of Lochiel;

Thence southerly along the westerly boundary of the said Township to the northerly boundary of the Town of Alexandria;

Thence southeasterly along the northeasterly boundaries of the said Town to the easterly boundary of the said Town;

Thence southerly along the said easterly boundary to the place of beginning.

O. Reg. 239/86, Sched. B.

(8685) 20

#### NURSING HOMES ACT

O. Reg. 240/86. General. Made—May 1st, 1986. Filed—May 1st, 1986.

# REGULATION TO AMEND REGULATION 690 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NURSING HOMES ACT

- 1. Item 23 of Table I of Regulation 690 of Revised Regulations of Ontario, 1980, as made by section I of Ontario Regulation 40/86, is revoked and the following substituted therefor:
- 23. On or after the 1st day of February, 1986, but before the 1st day of May, 1986.

\$595.15

\$19.57

24. On or after the 1st day of May, 1986.

\$602.02

\$19.79

(8686)

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#### HEALTH INSURANCE ACT

O. Reg. 241/86. General. Made—May 1st, 1986. Filed—May 1st, 1986.

# REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

1. Item 5 of Table 1A of Regulation 452 of Revised Regulations of Ontario, 1980, as remade by subsection I (5) of Ontario Regulation 90/86, is revoked and the following substituted therefor:

5. Or	5. On or after the 1st day of										
Fe M	February, 1986, but before the 1st day of May, 1986	595.15	19.57	900.10	29.59	1,495.25	49.16	892.19	29.33	1,487.34	48.90
ŌΫ	6. On or after the 1st day of May, 1986	602.02	19.79	893.23	29.37	1,495.25	49.16	885.32	29.11	1,487.34	48.90
E & E	<ol> <li>Items 7v, 13v, 19v, 25v, 31v and 59 of Table 2 of the said Regulation, as made by section 2 of Ontario Regulation 42/86, are revoked and the following substituted therefor:</li> </ol>	v, 31v and Regulation	59 of 7	Table 2 of thare revoked	ne said I and th	19v, 25v, 31v and 59 of Table 2 of the said Regulation, as made by ntario Regulation 42/86, are revoked and the following substituted	as made substitut	by ed			
7v.	On or after the 1st day of February, 1986, but before the 1st day of May, 1986.	of February, at day of May,	Per	Person with no dependants— maximum estimated income \$672.15	ependants ted incom	s— re \$672.15	Estimate \$77.00	Estimated income less \$77.00	ş	Estimated income less \$77.00, divided by 30.4	rome less led by 30.4
7w .	On or after the 1st day	1st day of May, 1986		Person with no dependants—maximum estimated income \$679.02	ependants— ted income	e \$679.02	Estimate \$77.00	Estimated income less \$77.00	ž.	Estimated income less \$77.00, divided by 30.4	icome less led by 30.4
13v.	On or after the 1st day of February, 1986, but before the 1st day of May, 1986.	of February, t day of May,	Per ma ≉3,	Person with one dependant— maximum aggregate estimated incomes \$3,785.00	dependani ate estima	t— tted incomes	Aggregate est incomes less a divided by 3	Aggregate estimated incomes less \$2,000.00, divided by 3	<b>,</b> 00	Aggregate estimated incomes less \$2,000.00, divided by 91.2	timated \$2,000.00, 1.2
13w .	On or after the	1st day of May, 1986.		Person with one dependant—maximum aggregate estimated incomes \$3,806.00	dependant— ate estimate	tred incomes	Aggregate es incomes less divided by 3	Aggregate estimated incomes less \$2,000.00, divided by 3	,00	Agregate estimated incomes less \$2,000.00, divided by 91.2	timated \$2,000.00, 1.2
19v.	On or after the 1st day of February, 1986, but before the 1st day of May, 1986.	of February, t day of May,	Per ma ₹4,	Person with two dependants— maximum aggregate estimated incomes \$4,071.00	dependan ate estima	ts— rted incomes	Aggregate est incomes less divided by 3	Aggregate estimated incomes less \$2,286.00, divided by 3	,	Aggregate estimated incomes less \$2,286.00, divided by 91.2	timated \$2,286.00, 1.2
19w.	On or after the	1st day of May, 1986.		Person with two dependants— maximum aggregate estimated incomes \$4,092.00	dependan ate estima	ts— ited incomes	Aggregate est incomes less divided by 3	Aggregate estimated incomes less \$2,286.00, divided by 3	ý.	Aggregate estimated incomes less \$2,286.00, divided by 91.2	timated \$2,286.00, 1.2

Aggregate estimated incomes less \$2,546.00, divided by 91.2	Aggregate estimated incomes less \$2,546.00, divided by 91.2	Aggregate estimated incomes less \$2,779.00, divided by 91.2	Aggregate estimated incomes less \$2,779.00, divided by 91.2	\$19.57	\$19.79	20
Aggregate estimated incomes less \$2,546.00, divided by 3	Aggregate estimated incomes less \$2,546.00, divided by 3	Aggregate estimated incomes less \$2,779.00, divided by 3	Aggregate estimated incomes less \$2,779.00, divided by 3	\$595.15	\$602.02	
Person with three dependants—maximum aggregate estimated incomes \$4,331.00	Person with three dependants— maximum aggregate estimated incomes \$4,352.00	Person with four or more dependants—maximum aggregate estimated incomes \$4,564.00	Person with four or more dependants—maximum aggregate estimated incomes \$4,585.00	 Person not referred to in Items 1-31 $v$	Person not referred to in Items 1-31 $w$	
On or after the 1st day of February, 1986, but before the 1st day of May, 1986.	25w. On or after the 1st day of May, 1986.	On or after the 1st day of February, 1986, but before the 1st day of May, 1986.	31w. On or after the 1st day of May, 1986.	On or after the 1st day of February, 1986, but before the 1st day of May, 1986.	On or after the 1st day of May, 1986.	
25v.	25w.	31v.	31w.	59.	.09	(8687)

#### HIGHWAY TRAFFIC ACT

O. Reg. 242/86. Driving Instructor's Licence. Made—March 26th, 1986. Filed—May 1st, 1986.

REGULATION TO AMEND REGULATION 464 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

- Subsection 4 (2) of Regulation 464 of Revised Regulations of Ontario, 1980 is revoked.
- 2.—(1) Clause 5 (1) (b) of the said Regulation is revoked and the following substituted therefor:
  - (b) such material as may be required by the Minister for the purpose of section 3; and
- (2) Subsection 5 (2) of the said Regulation is revoked.

(8688)

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#### HOUSING DEVELOPMENT ACT

O. Reg. 243/86. General. Made—May 1st, 1986. Filed—May 1st, 1986. REGULATION TO AMEND
REGULATION 506 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
HOUSING DEVELOPMENT ACT

- 1. Subsection 2 (3) of Regulation 506 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 227/84, is revoked and the following substituted therefor:
- (3) The Minister may require the municipality to repay to the Province of Ontario,
  - (a) any part of a trust fund established under clause 4 (b) that is used for a purpose other than.
    - (i) that for which the trust fund was established, or
    - (ii) those investments permitted by clause 4 (ba); and
  - (b) any amount accumulated in a trust fund that exceeds the amount used for loans or grants under the program. O. Reg. 243/86, s. 1.
  - Section 4 of the said Regulation, as amended by section 3 of Ontario Regulation 227/84, is further amended by adding thereto the following clause:
    - (f) upon request of the Minister under subsection 2 (3), pay back to the Province of Ontario forthwith the whole or any part of the trust fund.

(8689)

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#### GENERAL WELFARE ASSISTANCE ACT

O. Reg. 244/86. General. Made—May 1st, 1986. Filed—May 1st, 1986.

# REGULATION TO AMEND REGULATION 441 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

1. Item 14 of Schedule E to Regulation 441 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 139/86, is revoked and the following substituted therefor:

	<b>3. 11.8. 1.1,11</b>				0 , 1
14.	From and including the 1st day of February, 1986, up to and including the 30th day of				
	April, 1986	. 19.57	48.48	77.00	41.25
15.	From and including the 1st day of May, 1986	19.79	48.48	77.00	41.25
(8690)					20

THE ONTARIO GAZETTE

#### FAMILY BENEFITS ACT

O. Reg. 245/86. General. Made—May 1st, 1986. Filed-May 1st, 1986.

O. Reg. 244/86

2232

REGULATION TO AMEND **REGULATION 318 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FAMILY BENEFITS ACT

- 1. Subclause 12 (5) (e) (i) of Regulation 318 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 49/86, is revoked and the following substituted therefor:
  - (i) \$19.79 a day, or
- 2. This Regulation comes into force on the 1st day of May, 1986.

(8691)

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O. Reg. 247/86

#### CHARITABLE INSTITUTIONS ACT

O. Reg. 246/86. General. Made—May 1st 1986. Filed-May 1st, 1986.

#### REGULATION TO AMEND REGULATION 95 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CHARITABLE INSTITUTIONS ACT

1. Item 33 of Table 1 of Regulation 95 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 138/86, is revoked and the following substituted therefor:

33.	of February, 1986, up to and including the 30th day of April,					;
	1986	19.57	48.48	33.93	77.00	33.50
34.	From and including the 1st day of May, 1986	19.79	48.48	34.15	77.00	33.50
(8692)						20

HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 247/86. General. Made—May 1st, 1986. Filed—May 1st, 1986.

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# REGULATION TO AMEND REGULATION 502 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HOMES FOR THE AGED AND REST HOMES ACT

- 1. Item 33 of Table 1 of Regulation 502 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 140/86, is revoked and the following substituted therefor:
- 33. From and including the 1st day of February, 1986, up to and including the 30th day of April, 1986.....
- 34. From and including the 1st day of May, 1986

 19.57
 46.48
 33.93
 77.00

 19.79
 46.48
 34.15
 77.00

(8693)

#### AMUSEMENT DEVICES ACT. 1986

O. Reg. 248/86. General. Made—May 1st, 1986. Filed—May 1st, 1986.

## REGULATION MADE UNDER THE AMUSEMENT DEVICES ACT, 1986

#### GENERAL

#### PART I

#### INTERPRETATION

- 1. In this Regulation,
- adult kart" means a kart that is designed for use by persons who are at least 1320 millimetres (52 inches) in height:
- attendant" means a person who actively engages in or supervises the loading, passage or unloading of riders on an amusement device or the marshalling of rider carrying units or both;
- go-kart" means an amusement device that consists of one or more adult karts or kiddle karts that may be driven on a track at a limited speed and includes the go-kart track, the pit area and surrounding area;
- kart" means a self-propelled motorized vehicle that is designed to be driven on a go-kart track where the driver has full control over acceleration from rest, deceleration, stopping and steering of the vehicle:
- kiddie kart" means a kart that is designed primarily for use by persons who do not exceed 1375 millimetres (54 inches) in height;
- nechanic" means a person who has at least four years work experience directly related to the work assigned to the person and who has knowledge of

the Act, this Regulation and the codes applicable to the work to which the person is assigned;

"operator" means a person who has direct control over the starting and stopping of an amusement device or part thereof including control over the speed of the amusement device or is directly in charge of the operation of the amusement device. O. Reg. 248/86, s. 1.

#### APPLICATION

**2.** All amusement devices except go-karts are exempt from the Act and this Regulation. O. Reg. 248/86, s. 2.

#### LICENCE TO CARRY ON BUSINESS

- 3.—(1) An application for a licence to carry on the business of operating an amusement device or a renewal thereof shall be in a form provided by the Director.
- (2) It is a condition for entitlement for a licence that the applicant,
  - (a) is or has in his or her employ a mechanic;
  - (b) has, or where the applicant is not an operator each operator employed by the applicant has, full knowledge of the Act and this Regulation; and
  - (c) has liability insurance in an amount that is not less than \$1,000,000 with a deductible that is not greater than \$5,000.
- (3) A licence to carry on the business of operating an amusement device expires on the 31st day of December next following the date on which it was issued, unless otherwise stated in the licence. O. Reg. 248/86, s. 3.

#### PERMIT TO OPERATE

**4.**—(1) An application for a permit to operate an amusement device or a renewal thereof shall be in a form provided by the Director.

- (2) An application referred to in subsection (1) shall be accompanied by the operating schedule of the applicant and shall be filed with the Director at least thirty days before the start of the operating season in the case of a seasonally operated amusement device or in the case of all other amusement devices before the 1st day of December.
- (3) Where an operating schedule is not submitted with an application, the operating schedule shall be submitted to the Director within the time period set out in subsection (2) before a permit is issued to the applicant.
- (4) The operating schedule referred to in subsection (2) shall include the location or locations in Ontario where the amusement device will be operated together with the operating periods.
- (5) In the case of an itinerant amusement device, the operating schedule shall show the route planned in Ontario for the whole operating season and shall, with respect to the operating periods, specify the times for erection and dismantling of the amusement device.
- (6) The licensee shall forward any changes to the operating schedule to the Director forthwith by telephone or other means of immediate communication and confirm the changes in writing.
- (7) It is a condition for the issuing of a permit to operate an amusement device that,
  - (a) the applicant is a licensee;
  - (b) the amusement device with respect to which the application refers is registered; and
  - (c) the amusement device complies with this Regulation.
- (8) A permit to operate an amusement device expires on the 31st day of December next following the date on which it was issued unless otherwise stated on the permit. O. Reg. 248/86, s. 4.

#### REGISTRATION OF AMUSEMENT DEVICES

- 5.—(1) An application for registration of an amusement device shall be made in a form supplied by the Director and shall be filed with the Director at least thirty days before it is intended to put the amusement device into operation.
- (2) It is a condition for the issuing of a registration for an amusement device that,
  - (a) a technical dossier with respect to the amusement device is filed with the Director;
  - (b) the amusement device is erected by a licensee;
  - (c) the amusement device is inspected by an inspector; and

- (d) the amusement device is in safe operating condition and is in conformance with this Regulation.
- (3) The licensee who erects the amusement device shall carry out a preliminary examination of the amusement device and shall be satisfied that all work has been completed and is in accordance with the filed technical dossier and that the device complies with the Act and this Regulation before arranging for an initial inspection of the amusement device.
- (4) The licensee who erects the amusement device shall arrange for the initial inspection of the amusement device by an inspector.
- (5) Where the amusement device is in conformance with this Regulation and the applicant has met all the conditions set out in this section, the applicant for the registration of the amusement device is entitled to have the amusement device registered.
- (6) A registration for an amusement device may be issued subject to such restrictions as is necessary to ensure the safe operation of the amusement device.
  - (7) Where an amusement device is registered,
    - (a) the inspector who carries out the initial inspection shall affix a notice indicating the registration number to the amusement device and its component; and
    - (b) the Director shall issue a written certificate of registration with respect to the amusement device.
- (8) A copy of the technical dossier referred to in subsection (2) shall be kept at the location of the amusement device.
- (9) The technical dossier shall be updated to include all data concerning changes and improvements made to the amusement device.
- (10) A copy of all changes to a technical dossier shall be sent forthwith to the Director. O. Reg. 248/86, s. 5.

#### ATTENDANTS AND OPERATORS

- 6.—(1) The following persons shall be appointed by the licensee in respect of each amusement device operated by the licensee in sufficient numbers to meet the requirements of this Regulation:
  - Operators.
  - 2. Attendants.
- (2) Attendants and operators shall be readily identifiable.
- (3) Every attendant or operator shall have such knowledge, training and experience in operating or attending the amusement device that,

- (a) the attendant or operator is able to attend or operate the amusement device safely without supervision; and
- (b) will ensure that the attendant or operator is aware of the hazardous situations that are likely to occur with respect to persons using the amusement device.

#### (4) An attendant shall,

- (a) only be responsible for the safe operation and use of the amusement device or component that is within the scope of the attendant's employment;
- (b) be stationed in a location designated by the operator;
- (c) ensure that persons move safely to or from the amusement device and that users are properly instructed with respect to the area and components under the attendant's supervision; and
- (d) ensure that all components of the amusement devices are properly engaged and that all necessary safety measures in the circumstances are taken before a signal is given to an operator or to the user to operate the amusement device.

#### (5) An operator shall,

- (a) be responsible for the safe operation and use of the whole amusement device or part thereof that the operator is in charge of;
- (b) not operate the amusement device unless the operator has been given signals by attendants to operate it or the operator is otherwise satisfied that all necessary safety measures in the circumstances have been taken to ensure the safe operation of the amusement device; and
- (c) not leave the controls of the amusement device unattended without taking measures to prevent the unauthorized operation of the amusement device. O. Reg. 248/86, s. 6.

#### OPERATION AND MAINTENANCE

- 7.—(1) No installation or maintenance shall be performed on an amusement device unless the work is performed by a mechanic or by a mechanic-in-training under the supervision of a mechanic.
- (2) No mechanic shall be assigned or undertake work on an amusement device that is beyond the scope of the mechanic's experience or training.
- (3) Except where otherwise required under subsection (4), the methods and intervals of maintenance of

an amusement device shall be determined by the licensee based on,

- (a) the inherent qualities of the materials in the amusement device and the design and workmanship of the amusement device;
- (b) the recommendations of the manufacturer or an agent of the manufacturer with respect to maintenance; and
- (c) the frequency and method of usage of the amusement device.
- (4) Every licensee shall ensure that all parts of each amusement device operated by the licensee are,
  - (a) inspected, cleaned, lubricated and adjusted at intervals sufficient to ensure safe operation of the device; and
  - (b) replaced or repaired when defective or broken.
- (5) Where a part of an amusement device is replaced for any reason, the replacement part shall be at least equivalent to or better than the original part as supplied by the manufacturer. O. Reg. 248/86, s. 7.
- 8.—(1) Every licensee shall maintain a log book with respect to each amusement device operated by the licensee.
- (2) A log book shall be kept at the same location as the amusement device to which it relates.
  - (3) A log book shall include.
    - (a) the results of all tests and inspections carried out on the amusement device:
    - (b) the daily operating records with respect to the amusement device, including all data concerning incidents and accidents involving the amusement device; and
    - (c) the maintenance records with respect to the amusement device, including all data concerning changes and improvements carried out on the amusement device.
- (4) A log book shall be retained for a period of at least six years from the date of the last entry in the log. O. Reg. 248/86, s. 8.
- 9. Where a manufacturer or owner of an amusement device or a licensee discovers a defect in a part or component that is related to the safety of operation or usage of an amusement device and that part or component is replaced and as a result of the discovery the same part or component is replaced in other amusement devices, the manufacturer, owner or licensee, as the case may be, shall forthwith notify the Director, in writing, stating the nature of the defect and any

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actions taken with respect to the part or conent. O. Reg. 248/86, s. 9.	ompo-	for an adult go-kart	\$100
<ol> <li>10.—(1) The following fees are payable und Act and this Regulation:</li> <li>1. On an application for a licence to carry on the business of operating an amusement device</li></ol>	\$200	for a kiddie go-kart  10. On a follow-up inspection of an amusement device that is made after a periodic inspection or special inspection where the follow-up inspection reveals that the licensee has not complied with the orders of the inspector that were given at the time of the	50
business of operating an amusement device	100	periodic or special inspection,  for an adult go-kart	100
3. On an application for a permit to operate an amusement device	50	for a kiddie go-kart	50
4. On an application for a renewal of a permit to operate an amusement device	25	11. On a follow-up inspection of an amusement device that is made after a periodic inspection or special inspection where the follow-up inspection	
5. On an application for a registration,  for an adult go-kart	100	reveals that the licensee has complied with the orders of the inspector that were given at the time of the periodic	
for a kiddie go-kart	50	or special insp <b>ection</b> ,	
6. On an initial inspection of an amusement device,		for an adult go-kart	50 25
for an adult go-kart	100 +\$5 per kart	12. Where an inspection is unduly delayed or prolonged by reason of a licensee failing to comply with a requirement of clause 10 (2) (d) of the Act, all reasonable travelling, meal	
for a kiddie go-kart  7. On an inspection of an amusement device that is made subsequent to an initial inspection referred to in Item 5 where the initial inspection reveals that the amusement device does not conform to the requirements of the Act and this Regulation,	50	and accommodation expenses necessarily incurred by the inspector in connection with the inspection by reason of the delay or prolongation plus	50 per man hour
for an adult go-kart	100 50	13. Where an inspection is specially arranged to suit a licensee's schedule, all reasonable travelling, meal and	
8. On a periodic inspection of an amusement device,	30	accommodation expenses necessarily incurred by the inspector in connection with the inspection.	
for an adult go-kart	100 +\$5 per kart	14. For a copy of an inspection report or other document relating to an amusement device	15
for a kiddie go-kart	50	15. For a revision of technical dossier	25
9. On a special inspection of an amusement device following a complaint, accident, fire or similar occurrence with respect to the amusement devices		16. For a replacement of a registration.	25
		I I I I I I I I I I I I I I I I I I I	111111111

with respect to the amusement device

or an inspection under clauses 10 (2)

(a) or (e) of the Act,

(2) The manpower, test load, measuring and other

devices required to carry out an inspection shall be provided by the licensee. O. Reg. 248/86, s. 10.

#### PART II

#### GENERAL TECHNICAL REQUIREMENTS

- 11.—(1) The welding of a steel structure on an amusement device shall conform to the design and procedure requirements of CSA Standard W59-1984, Welded Steel Construction (Metal Arc Welding).
- (2) The welding of a steel structure on an amusement device shall be undertaken by a fabricator or a contractor qualified to the requirements of CSA Standard W47-1983, Certification of Companies for Fusion Welding of Steel Structures.
- (3) The field welding of piping and fittings on an amusement device shall conform to CSA Standard B51-1981, Code for the Construction and Inspection of Boiler and Pressure Vessels. O. Reg. 248/86, s. 11.

#### PART III

#### GO-KARTS

- 12.—(1) This Part applies only to amusement devices that are go-karts but does not apply to racing go-karts, all terrain vehicles (ATVs), all terrain cycles (ATCs) or dune buggies.
- (2) It is a condition for maintaining a licence that the licensee ensure that the requirements of this Part are complied with in respect of each go-kart operated by the licensee. O. Reg. 248/86, s. 12.

#### TECHNICAL DOSSIER

- 13.—(1) The technical dossier for a go-kart shall include at least,
  - (a) where applicable, the address of the go-kart location;
  - (b) a plan that shows the general outline, type of construction and the materials used for the go-kart track, pit area of the track, fences and barricades;
  - (c) a plan that shows the general outline of the buildings, posts and natural barriers that are located within ten metres from the edge of the track;
  - (d) the direction of travel of karts on the track;
  - (e) the length of the track;
  - (f) the maximum number of karts to be used simultaneously on the track;
  - (g) the maximum speed permitted on the track;
  - (h) the make, model, year of manufacture and maximum achievable speed of each kart to be used on the track;

- (i) any variances from a code that is referred to in this Regulation, including an assessment as to how the variances may affect the safety of users of the amusement device and the general public; and
- (j) copies of maintenance and operational manuals with respect to the karts intended to be used on the track.
- (2) In the case of a go-kart intended to be used at different locations where the track may differ in layout, shape and length, the technical dossier referred to in subsection (1) shall show the multiple designs of the go-kart track components. O. Reg. 248/86, s. 13.

#### PERMIT AND REGISTRATION NUMBER

- 14.—(1) A permit that is issued to operate a go-kart and the installation number allocated to the go-kart shall be posted in the vicinity of the track ticket office in a location that is conspicuous to the patrons of the go-kart.
- (2) Each registration number that is allocated to an individual kart shall be permanently affixed to the frame of the kart. O. Reg. 248/86, s. 14.

#### ATTENDANTS AND OPERATORS

- 15.—(1) An operator shall be in charge of the operation of each go-kart.
- (2) Attendants shall assist and instruct drivers and shall monitor situations on or around the track. O. Reg. 248/86, s. 15.

#### KART DESIGN

- 16.—(1) Except as set out in subsections (2) and (3), the speed of every kart shall be inherently limited or governed so as not to exceed the maximum speed for which the track is designed.
- (2) The speed of an adult kart shall be limited or governed so as not to exceed 45 km/h.
- (3) The speed of a kiddle kart shall be limited or governed so as not to exceed 16 km/h.
- (4) Where the design of a kart enables the readjustment of its maximum speed to exceed the limits set out in this section, the means of adjusting the speed shall not be accessible to the user of the kart. O. Reg. 248/86, s. 16.
- 17.—(1) A back rest or roll bar that protrudes above the seat back of a kart shall be padded.
- (2) The seat of every kart, back rest and leg area shall be so designed as to retain the driver inside the kart in the event of a collision at the front, rear or side of the kart. O. Reg. 248/86, s. 17.

- 18. Hot engine parts and moving or rotating parts of a kart that may constitute a hazard to an occupant who is seated in a seat of the go-kart shall be shielded to prevent the driver from getting burnt and to prevent a driver's hair, hands or clothing from becoming entangled during the operation of the kart. O. Reg. 248/86, s. 18.
- 19. No more than one person shall occupy a go-kart at any one time unless the kart is equipped with a seat that is intended to seat two persons. O. Reg. 248/86, s. 19.
- 20. A kart shall have brakes that are so designed and adjusted as to enable a seventy-five kilogram driver to slow down and stop the kart from its maximum speed within a distance of ten metres.

  O. Reg. 248/86, s. 20.
- 21.—(1) The brake and throttle controls on a kart shall be foot operated and shall be readily recognizable as to function.
- (2) The brake and throttle control on a kart pedal shall automatically return to a non-operational position when released. O. Reg. 248/86, s. 21.
- 22.—(1) The steering wheel and its hub on a kart shall be padded.
- (2) All exposed components on a kart that are located between the seat and the steering wheel shall be padded and designed so as to minimize the risk of injury to the driver in the event of a collision or upset. O. Reg. 248/86, s. 22.
- 23. A kart shall be provided with impact absorbing bumpers or body parts on the front of the kart. O. Reg. 248/86, s. 23.
- 24. The wheels of a kart shall be so enclosed or guarded that the wheel of one kart cannot interlock with or ride over the wheels of another kart. O. Reg. 248/86, s. 24.
- 25. The fuel tank of a kart shall be so designed and mounted that it does not get damaged during a roll-over. O. Reg. 248/86, s. 25.

#### TRACK DESIGN

- 26. A go-kart track shall,
  - (a) have a hard and smooth surface;
  - (b) provide road grip sufficient to enable a kart to be driven safely at maximum speed and to stop within the stopping distance set out in section 20; and
  - (c) be free of ruts, holes or bumps. O. Reg. 248/86, s. 26.
- 27. White or yellow lines that are at least 100 millimetres in width shall be used to mark all track

- edges of a go-kart track except where barriers that are built in accordance with subsection 31 (4) are provided along the inside and outside edges of the entire track. O. Reg. 248/86, s. 27.
- 28. Every go-kart track shall be closed at any time that the visibility on the track is less than fifty metres. O. Reg. 248/86, s. 28.
- 29.—(1) A go-kart track shall be equipped with at least two ABC dry chemical fire extinguishers of 2.25 kilograms each that are prominently marked as to location and are easily accessible.
- (2) At least one of the extinguishers referred to in subsection (1) shall be kept in the pit area and at least one of the extinguishers shall be located such that it is within seventy metres of every section of the track. O. Reg. 248/86, s. 29.
- 30. Refuelling of karts shall be carried out at a designated location that is remote from any area that is accessible to the public. O. Reg. 248/86, s. 30.
- 31.—(1) The track shoulder of every go-kart track shall,
  - (a) be level with the track or sloped towards or away from the track at a gradient that does not exceed a 1:12 ratio; and
  - (b) have a smooth and firm surface up to at least 10 metres from the track edge.
- (2) Where the barriers that are provided for a gokart track are of a fixed type, the requirements of subsection (1) that apply with respect to the track shoulder apply to the area between the track edge and the barriers.
- (3) Barriers shall be provided on every go-kart track,
  - (a) along every outer edge of every track curve;
  - (b) between the track and every obstruction or hazard that is located within 10 metres from the track; and
  - (c) along all non-access and non-egress edges of the pit area.
  - (4) Barriers on a go-kart track shall,
    - (a) be so constructed as to bring safely to a full stop a kart travelling at a maximum speed or to guide the kart back to the track;
    - (b) be so designed as to prevent a kart from overturning or running over or under the barrier after its contact with the barrier; and
    - (c) be constructed of materials that will not readily ignite.

- (5) A barrier on a go-kart track may be of non-fixed type where the barrier is such that the barrier will prevent the barrier and a kart that comes into contact with the barrier from encroaching onto any section of the track or spectator's area. O. Reg. 248/86, s. 31.
- 32.—(1) Every go-kart track shall be surrounded by a fence that is at least 1m in height that will prevent access to the track by persons who are not driving karts.
- (2) The requirements of subsection (1) may be met by the installation of barriers that meet the requirements of section 22 or by natural barriers. O. Reg. 248/86, s. 32.

#### OPERATION AND USE

- 33. Only a person who is at least 1320 millimetres (52 inches) in height and who has a leg length that is sufficient to reach the brake and throttle controls from the driver's seat shall be permitted to drive an adult kart. O. Reg. 248/86, s. 33.
- **34.** Only a person who does not exceed 1375 millimetres (54 inches) in height and who has a leg length sufficient to reach the brake and throttle controls from the driver's seat shall be permitted to drive a kiddle kart. O. Reg. 248/86, s. 34.
- 35. All karts that are operated simultaneously on a go-kart track shall have bumpers, body parts and wheels that are compatible. O. Reg. 248/86, s. 35.
- **36.** Adult karts and kiddie karts shall not be operated on the same track at the same time. O. Reg. 248/86, s. 36.
- **37.** No kart shall be operated on a go-kart track where the weather conditions are such that the track does not meet the requirements of clause 26 (b). **O. Reg. 248/86**, s. 37.
- **38.** Every section of a go-kart track shall be monitored during the operation of the track directly by operators or attendants or indirectly by visual electronic means. O. Reg. 248/86, s. 38.
- 39. A kart that is losing oil or fuel shall be immediately removed from the track. O. Reg. 248/86, s. 39.
- **40.** Only a person who is wearing a helmet that fits the person's head and that meets the requirements of Regulation 482 of Revised Regulations of Ontario, 1980 (Safety Helmets) shall be permitted to use a kart. O. Reg. 248/86, s. 40.
- 41.—(1) A person who is apparently under the influence of alcohol or drugs shall not be permitted to use a kart.
- (2) A person who is smoking shall not be permitted to use a kart. O. Reg. 248/86, s. 41.

- 42. A person who has hair longer than shoulder length shall not be permitted to use a kart unless the person's hair is tied up. O. Reg. 248/86, s. 42.
- **43.** A person who is wearing loose clothing shall not be permitted to use a kart unless the person's clothing is secured. O. Reg. 248/86, s. 43.
- 44.—(1) The following rules shall be posted at the track entrance and the pit:
  - 1. To drive an adult kart you must be at least 1320mm (52 inches) tall.
    - To drive a kiddie kart you must not be over 1375mm (54 inches) tall.
    - 3. Keep both hands on the wheel at all times.
    - 4. Keep both feet in the kart at all times.
    - 5. Approved helmets are required to be worn.
    - 6. Hair longer than shoulder length must be tied up.
    - 7. All loose clothing must be secured.
    - 8. No smoking in karts or in pit area.
    - 9. While on track stay in kart at all times.
- (2) Signs that indicate the direction of travel of karts shall be posted at various locations around the track perimeter. O. Reg. 248/86, s. 44.
- **45.** This Regulation comes into force on the day that section 18 of the *Amusement Devices Act*, 1986 is proclaimed in force.

(8694)

20

## PERSONAL PROPERTY SECURITY ACT

O. Reg. 249/86. Fees Concerning Security Documents. Made—May 1st, 1986. Filed—May 2nd, 1986.

# REGULATION TO AMEND REGULATION 748 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PERSONAL PROPERTY SECURITY ACT

 Paragraph 1 of section 2 of Regulation 748 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 137/84, is revoked and the following substituted therefor:

2. This Regulation comes into force on the thirtieth day after the day it is filed with the Registrar of Regulations.

1. For registration of a statement . . . . .

(8695)

20

# **Publications Under The Regulations Act**

May 24th, 1986

#### PLANNING ACT, 1983

O. Reg. 250/86.

Delegation of Authority of Minister under Section 4 of the Planning Act, 1983—Condominium Plans. Made—May 5th, 1986. Filed—May 5th, 1986.

#### REGULATION TO AMEND ONTARIO REGULATION 475/83 MADE UNDER THE PLANNING ACT, 1983

- 1. Section 2 of Ontario Regulation 475/83 is amended by striking out "or" at the end of clause (a), by adding "or" at the end of clause (b) and by adding thereto the following clause:
  - (c) any application with respect to any existing rental residential property to a condominium.

BERNARD GRANDMAİTRE Minister of Municipal Affairs

Dated at Toronto, this 5th day of May, 1986.

(8696)

21

#### PLANNING ACT, 1983

O. Reg. 251/86.

Delegation of Authority of Minister under Section 4 of the Planning Act, 1983—Condominium Plans. Made—May 5th, 1986. Filed—May 5th, 1986.

#### REGULATION TO AMEND ONTARIO REGULATION 72/86 MADE UNDER THE PLANNING ACT, 1983

1. Section 2 of Ontario Regulation 72/86 is amended by striking out "or" at the end of clause (a), by adding "or" at the end of clause (b) and by adding thereto the following clause:

(c) any application with respect to any existing rental residential property to a condominium,

> BERNARD GRANDMAITRE Minister of Municipal Affairs

Dated at Toronto, this 5th day of May, 1986.

(8697)

21

# REGIONAL MUNICIPALITY OF YORK ACT

O. Reg. 252/86.

Alteration of Status—Township of Georgina.

Made—May 1st, 1986. Filed—May 6th, 1986.

# ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF YORK ACT

## ALTERATION OF STATUS—TOWNSHIP OF GEORGINA

- 1. Effective the 1st day of July, 1986, The Corporation of the Township of Georgina is erected into a town municipality bearing the name of The Corporation of the Town of Georgina. O. Reg. 252/86, s. 1.
- 2. A reference in any general or special Act to the Township of Georgina or The Corporation of the Township of Georgina shall be deemed to be a reference to the Town of Georgina or The Corporation of the Town of Georgina, respectively. O. Reg. 252/86, s. 2.

(8700)

21

# FARM PRODUCTS GRADES AND SALES

O. Reg. 253/86. Licences. Made—April 24th, 1986. Filed—May 6th, 1986.

REGULATION MADE UNDER THE FARM PRODUCTS GRADES AND SALES ACT

#### LICENCES

- 1. In this Regulation,
- "dealer" means a person who purchases or accepts for sale fruits or vegetables from a producer but does not include a person who,
  - (a) purchases the fruits or vegetables for his or her own consumption, or
  - (b) purchases fruits or vegetables from a producer for sale at retail in his or her own retail outlet and who is not directly or indirectly engaged in the operation of more than one retail outlet;
- "fruits or vegetables" means fruits or vegetables that are produced in Ontario and are not sold for commercial processing. O. Reg. 253/86, s. 1.
- 2.—(1) An application for a licence or a renewal of a licence as a dealer shall be made to the Director in a Form provided by the Director.
- (2) A licence as a dealer shall be in a Form provided by the Director.
- (3) A licence as a dealer shall be renewed annually and shall be valid for the period from the 1st day of April in the year of issue or renewal, as the case may be, to the 31st day of March in the following year.
- (4) The annual fee for a licence as a dealer is \$25. O. Reg. 253/86, s. 2.
- 3. Every dealer shall maintain a record of every transaction showing,
  - (a) the quantity and variety or type of each kind of fruit or vegetable purchased, accepted for sale or sold by the dealer;
  - (b) the name of the person from whom fruits or vegetables are purchased or accepted for sale or to whom they are sold;
  - (c) the price at which fruits or vegetables are bought or sold, as the case may be; and
  - (d) where the dealer has not purchased the fruits or vegetables on his or her own account, the commission the dealer charged to a producer. O. Reg. 253/86, s. 3.
- 4. Regulation 338 of Revised Regulations of Ontario, 1980 is revoked.

21 (8701)

#### WEED CONTROL ACT

O. Reg. 254/86. General. Made—May 1st, 1986. Filed-May 6th, 1986.

#### REGULATION TO AMEND **REGULATION 944 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE WEED CONTROL ACT

1. Form 1 of Regulation 944 of Revised Regulations of Ontario, 1980 amended by striking out "Legislative Buildings, Toronto, Ontario" in the last two lines and inserting in lieu thereof "c/o Department of Crop Science, University of Guelph, Guelph, Ontario, N1G 2W1".

(8702)

21

#### LOCAL ROADS BOARDS ACT

O. Reg. 255/86. Establishment of Local Roads Areas-Northern and Eastern Regions. Made—April 30th, 1986. Filed-May 7th, 1986.

#### REGULATION TO AMEND **REGULATION 598 OF** REVISED REGULATIONS OF **ONTARIO**, 1980 MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Schedule 108 to Regulation 598 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 312/85, is revoked and the following substituted therefor:

#### Schedule 108

#### GOGAMA LOCAL ROADS AREA

All those portions of the townships of Jack and Noble in the Territorial District of Sudbury shown outlined on Ministry of Transportation and Communications Plan N-1027-5, filed with the Administrative Services Office of the Ministry of Transportation and Communications at Toronto on the 4th day of April, 1986. O. Reg. 255/86, s. 1.

> EDWARD FULTON Minister of Transportation and Communications

Dated at Toronto, this 30th day of April, 1986.

(8722)

## PLANNING ACT, 1983

O. Reg. 256/86.

Delegation of Authority of Minister under Section 4 of the Planning Act, 1983—Condominium Plans. Made-May 7th, 1986.

Filed-May 7th, 1986.

# REGULATION TO AMEND **ONTARIO REGULATION 367/85** MADE UNDER THE PLANNING ACT, 1983

- 1. Section 2 of Ontario Regulation 367/85 is amended by striking out "or" at the end of clause (a), by adding "or" at the end of clause (b) and by adding thereto the following clause:
  - (c) any application with respect to any existing rental residential property to a condominium.

BERNARD GRANDMAİTRE Minister of Municipal Affairs

Dated at Toronto, this 7th day of May, 1986.

(8723)

21

## ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 257/86.

Exemption-Ministry of Government Services-MGS-64. Made-April 24th. 1986 Approved-April 24th, 1986.

Filed-May 7th, 1986.

## ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

## **EXEMPTION—MINISTRY OF GOVERNMENT** SERVICES-MGS-64

Having received a request from the Ministry of Government Services that an undertaking, namely:

The obtaining of approvals under the Planning Act. 1983, permitting substantial changes in the permitted use of lands or buildings held by the Ministry of Government Services, to facilitate the disposition of those lands or buildings.

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

> A. The Crown will be interfered with and damaged by loss of revenues that would result from the disposal of real property at less than the maximum price obtainable when all land use approvals are in place; and

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reason:

> A. The change in the permitted use of the land or building will be controlled and governed by the approval procedures under the Planning Act, 1983, which procedures include some provision for considering environmental concerns, and the application of the Act would, therefore, cause undue interference under Ministry of Government Services' programs.

This exemption is subject to the following terms and conditions:

- 1. Where any activity that would otherwise be exempt under this Order is being carried out as an undertaking for which an environmental assessment has been done and approval to proceed received, the activity shall not be carried out under this Order but shall be carried out in accordance with the approval to proceed.
- 2. Where approval under the Environmental Assessment Act will be required for the proposed use of lands or buildings, this Order does not apply.
- 3. Where there is Ministry of Government Services participation beyond obtaining approvals under the Planning Act, 1983 and selling or otherwise disposing of interests in land, or the land or part of the land will be used by the Crown, the activity is not exempt under this Order.
- 4. The Ministry of Government Services shall, prior to any application under the Planning Act, 1983, submit to the Director of the Environmental Assessment Branch a background information report for each undertaking carried out under this Order containing a description of, and rationale for the project and a summary of its impacts.

- 5. This Order shall cease to apply four years after it is filed under the Regulations Act except with respect to applications for approvals filed under the Planning Act, 1983 before such date.
- 6. This Order shall cease to apply five years after it is filed under the Regulations Act. O. Reg. 257/86.

JAMES BRADLEY Minister of the Environment

(8724)

## ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 258/86.

Exemption-The Corporation of the Town of Grimsby-GRIM-T-1. Made-April 24th, 1986. Approved—April 24th, 1986. Filed—May 7th, 1986.

## ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

## EXEMPTION—THE CORPORATION OF THE TOWN OF GRIMSBY—GRIM-T-1

Having received a request from The Corporation of the Town of Grimsby that an undertaking, namely:

the proposal to expand the existing contours and landfill site currently approved under Provisional Certificate of Approval No. A 120 601 (the Park Road sanitary landfill site) located in Part of Lot 2, Concession 6, at the intersection of Park Road (south) and Sobie Road (North) in the Town of Grimsby, The Regional Municipality of Niagara, for the disposal of domestic, commercial, and non-hazardous solid industrial wastes in accordance with the proposal dated February, 1985 by the Proctor and Redfern Group,

be exempt from the application of the Act pursuant to section 29; and

Having been advised by the Town of Grimsby that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

> A. The Town has limited disposal capacity remaining under the current licence for use under the management of a joint board for wastes from the Town of Grimsby and the municipalities of Lincoln, Pelham and West Lincoln and delay in implementing an interim expansion would cause damage to the municipality. An environmental assessment for a waste management system has been underway since July, 1983.

B. Other available options for interim waste management which were evaluated and which would not require an approval under the Act would result in significant increases in costs, over and above what the users of the site can bear.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act:

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The expansion of existing contours on the north of the existing Park Road waste disposal site is an interim measure for which there are no other reasonable waste management alternatives which can be implemented within the necessary timeframe.
- B. The proposal to increase the existing contours of the Park Road landfill site is not a major undertaking and would have no significant adverse effect on the environment as defined by the Environmental Assessment Act including adjacent persons or property. The waste disposal site has been in operation since before 1971 and is an established and accepted land use. Interim alternatives have been evaluated including waste export. It was concluded by the Town of Grimsby that these alternative options are not suitable as an interim solution.
- C. The existing waste disposal operation is outlines under Provisional Certificate of Approval No. A120601 and the interim expansion of the Park Road site is subject to the requirements of the Environmental Protection Act. Pursuant to this Act, a public hearing will be required. This hearing will give local residents the opportunity to provide input to the Environmental Assessment Board and in turn to the Director on the technical aspects of this proposal.
- D. The public has been informed about the exemption and an initial meeting took place on April 16, 1985. A series of meetings and letters transpired with the Public Advisory Committee, HELP group and other local residents. Subsequent to the consultation process, the public accepted the seeking of this exemption based on conditions they proposed to be considered at the EPA hearing. No review agency expressed any concerns over the issuing of the exemption.

This Exemption Order is subject to the following terms and conditions:

- No waste shall be deposited at the Park Road Landfill Site pursuant to this Order after December 31, 1986 unless the Town of Grimsby has submitted an application for a Certificate of Approval for an expansion of the site under the Environmental Protection Act. This application shall include the following:
  - (a) supporting documentation detailing development, operation and closure of the site, including a final cover;
  - (b) a revised site monitoring program with provision for annual review;
  - (c) a final contour plan which provides stable slopes for adequate drainage;
  - (d) a contingency plan for leachate management; and
  - (e) a final contour which at its maximum is approximately the same as the existing maximum contours.
- 2. No waste shall be deposited at the Park Road Landfill Site pursuant to this Order after the earlier of January 1, 1990 and a date on which sufficient alternate capacity is available to receive waste from the municipalities of Grimsby, Lincoln, Pelham and West Lincoln at another site approved under the Act.
- No waste shall be deposited at the Park Road Landfill Site pursuant to this Order except commercial, domestic and non-hazardous solid industrial waste generated within the municipalities of Grimsby, Lincoln, Pelham and West Lincoln.
- 4. The existing ground and surface water monitoring programs, as developed by Morrison Beatty Limited, shall be continued at the site, subject to any changes which may be required from time to time by the Director of West Central Region of the Ministry of the Environment or as a result of the application for expansion under the Environmental Protection Act.
- The wells located in the northwest corner of the site shall be located and sealed in accordance with the specifications of Morrison Beatty Limited and to the satisfaction of the Ministry of the Environment.
- Prior to submission of an application for a Certificate of Approval for an expansion of the site, the material prepared in support of the application shall be reviewed with the public.

- The site shall be developed, operated and closed in accordance with any terms and conditions attached to any approval for the expansion of the site.
- No waste shall be deposited outside the landfill area, below the bottom contours or above the final contours approved on a new Certificate of Approval.
- 9. A plan shall be provided as part of the Part 5 Application under the Environmental Protection Act indicating how final contours, final cover and the use of inert material shall be implemented and in particular indicating how the disposal of the inert material at the Park Road site will take place, after the alternate capacity is available at another landfill site within the four municipalities.
- 10. If it is demonstrated during site operation that the surface drainage facilities are not performing adequately, appropriate remedial measures shall be undertaken.
- 11. A liaison committee, consisting of members of the Management Board of the landfill site and members of the public shall be established to:
  - (a) ensure that the operation and maintenance of the landfill site is carried out pursuant to the terms and conditions of this Order;
  - (b) resolve any problems that may arise during the operation of the site; and
  - (c) send written reports on the operation of the site, the compliance with conditions of this Exemption Order, and the activities of the liaison committee to the Ministry of the Environment's Regional Director, West Central Region, and the Ministry's Director, Environmental Assessment Branch, semi-annually.
- 12. Where an activity which otherwise would be exempt under this Order is being carried out in connection with or is part of, an undertaking for which an environmental assessment has been done and approval to proceed received, the activity shall not be exempt under this Order, but shall be carried out in accordance with approval to proceed. O. Reg. 258/86.

JAMES BRADLEY
Minister of the Environment

21

Minister of the Environment

(8725)

#### LOCAL SERVICES BOARDS ACT

O. Reg. 259/86

O. Reg. 259/86.

Establishment of Local Services Board-Community of Heron Bay. Made—May 7th, 1986. Filed-May 9th, 1986.

## ORDER MADE UNDER THE LOCAL SERVICES BOARDS ACT

IN THE MATTER OF the Local Services Boards Act;

IN THE MATTER OF the establishment of a Local Services Board for the community of Heron Bay situated in territory without municipal organization in the Territorial District of Thunder Bay.

#### ORDER

Under the provisions of section 4 of the Local Services Boards Act, IT IS ORDERED:

- 1. A Local Services Board is established under the name "The Local Services Board of Heron Bay". O. Reg. 259/86, s. 1.
- 2. The boundaries of the Board areas are those described in the Schedule. O. Reg. 259/86, s. 2.
- 3. The Board shall be composed of five members. O. Reg. 259/86, s. 3.
- 4. The Board may exercise the powers set out in paragraphs 2, 3, 5 and 6 of the Schedule to the Act. O. Reg. 259/86, s. 4.
- 5.—(1) The election of the first members of the Board shall be held in the community of Heron Bay on the 14th day of May, 1986 and the members so elected shall hold office from the 14th day of May, 1986 to the 30th day of September, 1987 and until a new Board is elected.
- (2) Mr. Robert F. Cheetham, Northern Affairs Officer, is appointed to conduct the election of the first members of the Board and for that purpose he has the general supervision of the election and the power to direct the manner of the election and to implement or to carry out any other act or thing that may be required for the effective undertaking of the election of the first members of the Board. O. Reg. 259/86, s. 5.

René Fontaine Minister of Northern Development and Mines

Dated at Toronto, this 7th day of May, 1986.

#### Schedule

All that parcel or tract of land in the geographic Township of Pic, the Territorial District of Thunder Bay and the Province of Ontario, described as follows:

Beginning at the intersection of the high water mark along the westerly shore of Pic River with the southerly limit of Concession VI, in the said Township of Pic:

Thence southerly along the said high water mark to the easterly production of the southerly limit of Mining Location No. 12:

Thence westerly along the said easterly production across the allowance for road along the westerly shore of Pic River to the southeasterly corner of Mining Claim No. 12;

Thence westerly along the southerly limit of mining claims No. 12, 3C, 2C and 1C to the southwesterly corner of said Mining Claim 1C;

Thence westerly along the westerly production of the southerly limit of said Mining Location 1C across the allowance for road along the easterly shore of Heron Bay in Lake Superior to the high water mark along the easterly shore thereof;

Thence in a general northerly and westerly direction along the said high water mark to the intersection with the southerly production of the westerly limit of Mining Location 6;

Thence northerly along said southerly production across the allowance for road along the northerly shore of said Heron Bay and across Mining Location 4 to the southwesterly corner of Mining Location 6;

Thence northerly along the westerly limit of said Mining Location 6 to the southerly limit of Concession

Thence easterly along the southerly limit of said Concession VI to the place of beginning. O. Reg. 259/86, Sched.

(8726)

21

# MINING ACT

O. Reg. 260/86. Special Case Regulation under Section 190 of the Act. Made—April 24th, 1986. Filed-May 9th, 1986.

## REGULATION MADE UNDER THE MINING ACT

# SPECIAL CASE REGULATION UNDER SECTION 190 OF THE ACT

- 1. Subsections 36 (2) and (3) of the Act do not apply to an order made under clause 36 (1) (a) of the Act if,
  - (a) the order was made to provide redress from the consequences of an administrative error in recording work credits; and

(b) there is no record of an outstanding interest in respect of the lands affected by the order. O. Reg. 260/86, s. 1.

(8727)

21

# PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 261/86.

County of Halton (now The Regional Municipality of Halton), Town of Milton.

Made—May 2nd, 1986. Filed—May 9th, 1986.

# REGULATION TO REVOKE ONTARIO REGULATION 480/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulations 480/73, 412/75, 296/77, 383/77, 113/78, 311/78 and 262/79 are revoked.

Bernard Grandmaitre Minister of Municipal Affairs

Dated at Toronto, this 2nd day of May, 1986.

(7828)

21

## PLANNING ACT, 1983

O. Reg. 262/86.

Restricted Areas—County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now the Town of Pickering).

Made—May 8th, 1986. Filed—May 9th, 1986.

## REGULATION TO AMEND ONTARIO REGULATION 102/72 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 102/72 is amended by adding thereto the following section:

58.—(1) A single-family dwelling and buildings and structures accessory thereto may be erected and used on each of the lots referred to in subsection (2) if the following requirements are met:

Maximum building height 12 metres

Minimum floor area for each single-family dwelling

95 square metres

Maximum percentage of each lot covered by all buildings

20 per cent

Minimum frontage:

for lots 1-8 inclusive on Trimble's Lane

17.5 metres

for Lot 9, on road allowance between

concessions V and VI 17.5 metres

Minimum front yard:

for Lot 1

5.5 metres

for lots 2—9 inclusive

metres

Minimum rear yard

metres

Minimum side yard:

for lots 1-8 inclusive

1.8 metres

for Lot 9, on side abutting Trimble's Lane

2.7 metres

for other side of Lot 9

1.8 metres

(2) Subsection (1) applies to that parcel of land in the Town of Pickering in The Regional Municipality of Durham, being that part of Lot 11 in Concession V shown as lots 1 to 9 inclusive on a Plan filed with the Plans Administration Branch, Central and Southwest, of the Ministry of Municipal Affairs at Toronto as Number 141. O. Reg. 262/86, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 8th day of May, 1986.

(8729)

21

#### **BOUNDARIES ACT**

O. Reg. 263/86. General. Made—May 9th, 1986. Filed—May 9th, 1986.

REGULATION TO AMEND REGULATION 85 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE BOUNDARIES ACT

- 1. Subsection 13 (1) of Regulation 85 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 133/84, is revoked and the following substituted therefor:
- (1) The fee for an application for boundary confirmation is \$340, plus 75 cents for each lot or parcel adjoining the boundary to be confirmed. O. Reg. 263/86, s. 1.
  - 2. This Regulation comes into force on the thirtieth day after the day it is filed with the Registrar of Regulations.

(8730)21

## CERTIFICATION OF TITLES ACT

O. Reg. 264/86. General. Made-May 9th, 1986. Filed-May 9th, 1986.

REGULATION TO AMEND **REGULATION 93 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CERTIFICATION OF TITLES ACT

O. Reg. 265/86

21

- 1. Subsection 11 (1) of Regulation 93 of Revised Regulations of Ontario, 1980, as remade by section 3 of Ontario Regulation 134/84, is revoked and the following substituted therefor:
- (1) The fee for an application for a certificate of title is \$850. O. Reg. 264/86, s. 1.
  - 2. This Regulation comes into force on the thirtieth day after the day it is filed with the Registrar of Regulations.

(8731)

LAND TITLES ACT

O. Reg. 265/86. Fees. Made-May 9th, 1986. Filed-May 9th, 1986.

# REGULATION TO AMEND REGULATION 551 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LAND TITLES ACT

- 1.—(1) Subitem 2 (1) of the Schedule to Regulation 551 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 135/84, is revoked and the following substituted therefor:
  - (1) Except as provided by item 1, for the first registration \$850.00 of land under the Act

(2) Subitem 6 (1) of the said Schedule, as remade by subsection 1 (4) of Ontario Regulation

- 135/84, is revoked.
- (3) Subitem 6 (2) of the said Schedule is revoked.
- (4) Subitem 6 (5) of the said Schedule is revoked and the following substituted therefor:
  - (5) Where a caution is superseded by a transfer of land to the cautioner, a charge is merged by a transfer of land to the chargee, a lease is determined by an assignment of the freehold to the lessee, or in any other case where there is a merger of registered interests in a parcel in one person

12.00

820

- (5) Item 7 of the said Schedule, exclusive of the clauses, is revoked and the following substituted therefor:
  - For registration of an instrument mentioned in this item, regardless of the number of parcels affected

(6) Item 18 of the said Schedule, as remade by subsection 1 (8) of Ontario Regulation 135/84, is revoked and the following substituted therefor:

> 18. For the production of a plan or instrument for inspec-0.40

- (7) Subitem 20 (3) of the said Schedule is revoked and the following substituted therefor:
  - (3) For a paper print, made by an ammonia or similar process, of a registered or deposited plan 1.50
- (8) Clauses 28 (b) and (ba) of the said Schedule, as remade by subsection 1 (10) of Ontario Regulation 135/84, are revoked and the following substituted therefor:
  - (b) for the production of any instrument for inspection,
    - (i) where a usable microfilm copy of the instrument is available for inspection in that part of the land registry office normally used by persons searching the records of the office

where the instrument has been registered for a (ii) period of less than six months

0.40

12.00

(iii) in all cases other than those set out in subclauses (i) and (ii)

for the production of any plan for inspection

no fee 0.40

21

0.40

2. This Regulation comes into force on the thirtieth day after the day it is filed with the

Registrar of Regulations. (8732)

#### REGISTRY ACT

O. Reg. 266/86.

(ba)

Made-May 9th, 1986.

Filed-May 9th, 1986.

## REGULATION TO AMEND **REGULATION 895 OF REVISED REGULATIONS OF ONTARIO, 1980** MADE UNDER THE REGISTRY ACT

- 1.—(1) Subitem 4 (1) of the Schedule to Regulation 895 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (3) of Ontario Regulation 136/84, is revoked.
- (2) Subitem 4 (2) of the said Schedule is revoked.
- (3) Item 5 of the said Schedule, exclusive of the clauses, is revoked and the following substituted therefor:

For registration of an instrument mentioned in this

5.

		For registration of an instrument me item, regardless of the number of par	cels affected	\$12.00
		e, as remade by subsection 1 (8 sellowing substituted therefor:	) of Ontario Re	gulation
17.		For the production of a plan, instrume inspection	nt or deposit for	0.40
(5) Subitem 18 (3) of the	e said S	nedule is revoked and the followi	ing substituted th	erefor:
	(3)	For a paper print, made by an amprocess, of a registered or deposited		1.50
		nedule, as remade by subsection he following substituted therefo		Regula-
	(3)	For each instrument entered in the abs and including the first instrument to be abstract under section 15 of the Act		0.40
(7) Subitem 20 (3) of the		edule, as remade by subsection l		Regula-
	ced and	he following substituted therefo	or:	
	(3)	he following substituted therefore For each instrument entered in the abstract or last previous	stract index after	0.40
tion 136/84, is revok	(3)	For each instrument entered in the abs	stract index after s recertification	
tion 136/84, is revok	(3) Schedu	For each instrument entered in the abs the date of the abstract or last previou	stract index after is recertification ubstituted thereforesit of all docu- is II of the Act,	
(8) Item 23 of the said 5 23. (9) Clauses 24 (b) and (a)	(3) Schedu .	For each instrument entered in the absthe date of the abstract or last previou is revoked and the following so For receipt of a requisition and depoments therein mentioned under Part	stract index after s recertification  ubstituted therefore the section 1 (11) of	12.00
(8) Item 23 of the said 5 23. (9) Clauses 24 (b) and (a)	(3) Schedu .	For each instrument entered in the abstace of the abstract or last previous is revoked and the following surface for receipt of a requisition and dependents therein mentioned under Part regardless of the number of parcels a said Schedule, as remade by sub-	stract index after s recertification  ubstituted therefore the Act, and the Act, and the Act, are assertion 1 (11) of the therefor:	12.00
(8) Item 23 of the said 5 23.  (9) Clauses 24 (b) and (a)	(3) Schedu . c) of the are reve	For each instrument entered in the absthe date of the abstract or last previous is revoked and the following surface for receipt of a requisition and dependents therein mentioned under Part regardless of the number of parcels a said Schedule, as remade by substeed and the following substitutes for the production of any instrumen inspection,  (i) where a usable microfilm copment or deposit is available for that part of the land registry used by persons searching the	stract index after s recertification  ubstituted therefore the first of all documents of the first of the first of the first of the first of the first of the first of the instruor inspection in office normally	12.00
(8) Item 23 of the said 5 23. (9) Clauses 24 (b) and (a)	(3) Schedu . c) of the are reve	For each instrument entered in the absthe date of the abstract or last previous is revoked and the following surface for receipt of a requisition and dependents therein mentioned under Part regardless of the number of parcels a said Schedule, as remade by substed and the following substitutes for the production of any instrumen inspection,  (i) where a usable microfilm copment or deposit is available for that part of the land registry	stract index after s recertification  ubstituted therefore it of all documents of the Act, affected  section 1 (11) of the the therefore it or deposit for the instruction in office normally e records of the registered or the	or: 12.00 Ontario
(8) Item 23 of the said 5 23.  (9) Clauses 24 (b) and (a)	(3) Schedu . c) of the are reve	For each instrument entered in the abstace of the abstract or last previous is revoked and the following suffered in the receipt of a requisition and depresents therein mentioned under Part regardless of the number of parcels a said Schedule, as remade by substeed and the following substituted for the production of any instrument inspection,  (i) where a usable microfilm coperate mention of deposit is available for that part of the land registry used by persons searching the office  (ii) where the instrument has been deposit has been deposited for	stract index after s recertification  ubstituted therefore the section 1 (11) of the Act, affected  section 1 (11) of the therefore the territories of the instruction of the instruction of the instruction of the instruction of the instruction of the registered or the a period of less	12.00 Ontario

Registrar of Regulations.

#### **BAILIFFS ACT**

O. Reg. 267/86. General. Made—May 9th, 1986. Filed—May 9th, 1986.

# REGULATION TO AMEND REGULATION 77 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE BAILIFFS ACT

- 1. Section 1 of Regulation 77 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 610/83, is revoked and the following substituted therefor:
- 1. A fee of \$100 shall be paid to the Registrar at the time of application for appointment. O. Reg. 267/86, s. 1.
  - 2. This Regulation comes into force on the 1st day of August, 1986.

(8734)

21

## **COLLECTION AGENCIES ACT**

O. Reg. 268/86. General. Made—May 9th, 1986. Filed—May 9th, 1986.

# REGULATION TO AMEND REGULATION 103 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE COLLECTION AGENCIES ACT

- Paragraphs 1, 2 and 3 of section 11 of Regulation 103 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 615/83, are revoked and the following substituted therefor:
  - Upon application for registration as a collection agency or renewal thereof \$200
  - 2. For each branch office ........... 200
  - 3. Upon application for registration as a collector or for renewal thereof.....

2. This Regulation comes into force on the 1st day of August, 1986.

(8735)

21

#### CONSUMER PROTECTION ACT

O. Reg. 269/86. General. Made—May 9th, 1986. Filed—May 9th, 1986.

# REGULATION TO AMEND REGULATION 181 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CONSUMER PROTECTION ACT

- 1. Section 4 of Regulation 181 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 614/83, is revoked and the following substituted therefor:
- 4. Fees payable to the Registrar are as follows: .
  - 1. Upon application for registration as an itinerant seller or renewal thereof \$200

O. Reg. 269/86, s. 1.

2. This Regulation comes into force on the 1st day of August, 1986.

(8736)

21

# CONSUMER REPORTING ACT

O. Reg. 270/86. General. Made—May 9th, 1986. Filed—May 9th, 1986.

# REGULATION TO AMEND REGULATION 182 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CONSUMER REPORTING ACT

1. Section 5 of Regulation 182 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 616/83, is revoked and the following substituted therefor:

100

1. Section 2 of Regulation 665 of Revised

Regulations of Ontario, 1980, as remade by section 2 of Ontario Regu-

lation 617/83, is revoked and the fol-

lowing substituted therefor:

\$200

5. Fees payable to the Registrar are as follows:

1. Upon application for registration as a consumer reporting agency or renewal

2. For each branch office 200	2. Fees payable to the Registrar are as follows:
3. Upon application for registration as a personal information investigator or renewal thereof	Upon application for registration as a motor vehicle dealer or renewal there- of
O. Reg. 270/86, s. 1.	2. For each branch office 200
2. This Regulation comes into force on the 1st day of August, 1986.	Upon application for registration as a salesman or renewal thereof 100
(8737) 21	O. Reg. 272/86, s. 1.
MORTGAGE BROKERS ACT	2. This Regulation comes into force on the 1st day of August, 1986.
O. Reg. 271/86. General. Made—May 9th, 1986. Filed—May 9th, 1986.	(8739) 21
REGULATION TO AMEND REGULATION 662 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MORTGAGE BROKERS ACT	PAPERBACK AND PERIODICAL DISTRIBUTORS ACT  O. Reg. 273/86. General. Made—May 9th, 1986. Filed—May 9th, 1986.
1. Paragraph 1 of section 2 of Regulation 662 of Revised Regulations of Ontario, 1980, as remade by section 2 of	REGULATION TO AMEND

mortgage broker or renewal thereof 2. This Regulation comes into force on the 1st day of August, 1986.

Ontario Regulation 613/83, is revoked

and the following substituted therefor:

(8738)21

1. Upon application for registration as a

## MOTOR VEHICLE DEALERS ACT

O. Reg. 272/86. General. Made-May 9th, 1986. Filed—May 9th, 1986.

REGULATION TO AMEND **REGULATION 665 OF** REVISED REGULATIONS OF **ONTARIO**, 1980 MADE UNDER THE MOTOR VEHICLE DEALERS ACT

**REGULATION 742 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PAPERBACK AND PERIODICAL DISTRIBUTORS ACT

- 1. Section 3 of Regulation 742 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 3. Fees payable to the Registrar are as follows:
  - 1. Upon application for registration as a distributor or for maintenance of registration as a distributor . . . . . \$100

O. Reg. 273/86, s. 1.

2. This Regulation comes into force on the 1st day of August, 1986.

21 (8740)

2319

## REAL ESTATE AND BUSINESS BROKERS ACT

O. Reg. 274/86. General. Made-May 9th, 1986. Filed-May 9th, 1986.

# REGULATION TO AMEND REGULATION 891 OF REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE REAL ESTATE AND BUSINESS **BROKERS ACT**

- 1. Paragraphs 1, 2 and 3 of section 11 of Regulation 891 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (5) of Ontario Regulation 618/83, are revoked and the following substituted therefor:
  - 1. Upon application for registration as a broker or renewal thereof ..... \$200 2. For each branch office ..... 200 3. Upon application for registration as a salesman or renewal thereof ...... 100
- 2. This Regulation comes into force on the 1st day of August, 1986.

## TRAVEL INDUSTRY ACT

O. Reg. 275/86. General. Made-May 9th, 1986. Filed-May 9th, 1986.

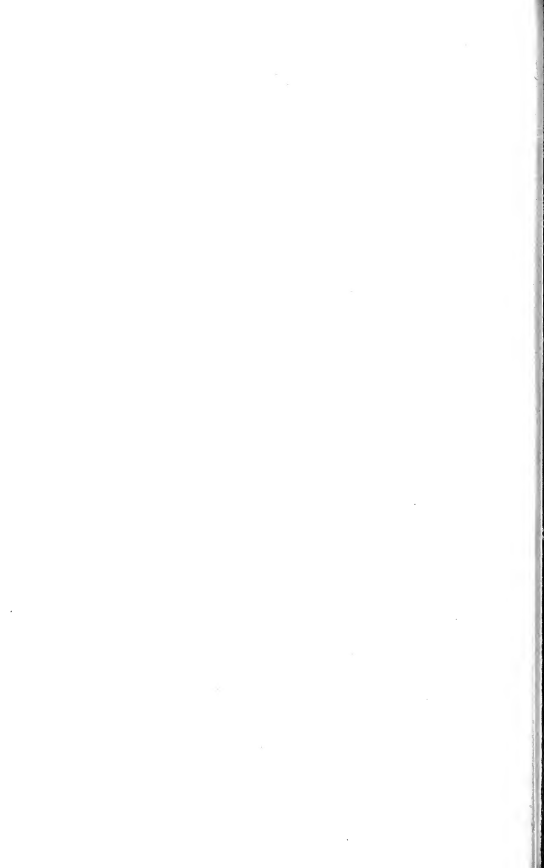
# REGULATION TO AMEND **REGULATION 938 OF** REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE TRAVEL INDUSTRY ACT

- 1. Section 4 of Regulation 938 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 612/83, is revoked and the following substituted therefor:
- 4. Fees payable to the Registrar are as follows:
  - 1. Upon application for registration as a travel wholesaler or travel agent or renewal thereof ..... \$300 2. For each branch office ..... 300

O. Reg. 275/86, s. 1.

2. This Regulation comes into force on the 1st day of August, 1986.

(8741)(8742)21



# **Publications Under The Regulations Act**

May 31st, 1986

#### PLANNING ACT, 1983

O. Reg. 276/86.

Restricted Areas-District of Cochrane, Geographic townships of O'Brien, Owen and Teetzel. Made-May 8th, 1986. Filed-May 12th, 1986.

# REGULATION TO AMEND **ONTARIO REGULATION 423/78** MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 423/78 is amended by adding thereto the following section:

35.—(1) Despite subsection 28 (1), a single-family dwelling may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum lot area

1.8 hectares

Minimum distance of any building or structure from any lot line

7.6 metres

Minimum ground floor area for dwelling

one storey-93 square metres one and one-half storeys or more-70 square metres

(2) This section applies to that parcel of land in the geographic Township of O'Brien in the Territorial District of Cochrane, being the northeast part of Lot 7 in Concession VIII designated as Part 1 on a Plan deposited in the Land Registry Office for the Land Titles Division of Cochrane (No. 6) as Number 6R-4740. O. Reg. 276/86, s. 1.

> PAULINE MORRIS Director Plans Administration Branch North and East Ministry of Municipal Affairs

Dated at Toronto, this 8th day of May, 1986.

## LIOUOR LICENCE ACT

O. Reg. 277/86. General. Made-May 9th, 1986. Filed-May 13th, 1986.

**REGULATION TO AMEND** REGULATION 581 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LIOUOR LICENCE ACT

1. Regulation 581 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

55f.—(1) Subsections 6 (3) and (4) of the Act do not apply to the issuance of a licence to premises known as the Summer Pantry in the Courtyard, Kingston, Ontario.

- (2) In addition to the class of eligible premises set out in Column 2 of item 7 of the Table to subsection 5 (1), premises known as the Summer Pantry in the Courtyard, Kingston, Ontario is eligible for a patio licence for the sale and service of wine.
- (3) Section 29 does not apply to the issuance of a patio licence to premises known as the Summer Pantry in the Courtyard, Kingston, Ontario. O. Reg. 277/86, s. 1.
  - 2. Section 55f of the said Regulation, as made by section 1 of this Regulation, is revoked on the 15th day of September, 1986.

(8747)

22

#### LIQUOR LICENCE ACT

O. Reg. 278/86. General. Made—May 9th, 1986. Filed—May 13th, 1986.

(8743)

22

REGULATION TO AMEND **REGULATION 581 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LIOUOR LICENCE ACT

1. Regulation 581 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following sections:

59e. Notwithstanding subsections 37 (3) and (5), a special occasion permit may be issued for the sale and service of spirits, beer and wine at the 1986 International Plowing Match to be held in the Township of Rawdon in the County of Hastings from and including the 16th day of September, 1986 to and including the 20th day of September, 1986. O. Reg. 278/86, s. 1, part.

59f. Sections 43 and 45 of the Act do not apply to persons possessing, supplying or consuming liquor for the purposes of scientific research to study the characteristics of alcohol nystagmus conducted by the Department of Otolaryngology of the University of Western Ontario and held in the Vestibular Laboratory of University Hospital, London, O. Reg. 278/86, s. 1, part.

- 2.—(1) Clause 72 (1) (a) of the said Regulation, as remade by section 7 of Ontario Regulation 840/82, is revoked and the following substituted therefor:
  - (a) with respect to a bottle of spirits, a container having a capacity of not more than 750 millilitres:
- (2) Subclause 72 (2) (d) (ii) and (e) (ii) of the said Regulation, as remade by subsection 3 (1) of Ontario Regulation 584/85, are revoked and the following substituted therefor:
  - (ii) in excess of 120 but less than 241 bottles of beer, and
  - (ii) in excess of 240 but less than 361 bottles of beer, and
  - 3. Section 59f of the said Regulation, as made by section 1 of this Regulation, is revoked on the 30th day of April, 1987.

## TEACHERS' SUPERANNUATION ACT, 1983

O. Reg. 279/86. General. Made-May 9th, 1986. Filed-May 13th, 1986.

# REGULATION TO AMEND **ONTARIO REGULATION 423/84** MADE UNDER THE TEACHERS' SUPERANNUATION ACT, 1983

1. Subsection 7 (20) of Ontario Regulation 423/84, as made by subsection 1 (2) of Ontario Regulation 197/86, is amended by inserting after "1986" in the fourth line "and after the 31st day of August, 1983".

(8749)

22

### PLANNING ACT, 1983

O. Reg. 280/86. Delegation of Authority of Minister under Section 4 of the Planning Act, 1983—Condominium Plans. Made-May 12th, 1986.

Filed-May 13th, 1986.

# REGULATION TO AMEND **ONTARIO REGULATION 367/85** MADE UNDER THE PLANNING ACT, 1983

- 1. Clause 2 (c) of Ontario Regulation 367/85, as made by section 1 of Ontario Regulation 256/86, is revoked and the following substituted therefor:
  - (c) any application respecting the conversion of an existing rental residential property to a condominium.

Bernard Grandmaître Minister of Municipal Affairs

Dated at Toronto, this 12th day of May, 1986.

22.

## PLANNING ACT, 1983

O. Reg. 281/86.

Delegation of Authority of Minister under Section 4 of the Planning Act, 1983-Condominium Plans.

Made-May 12th, 1986.

Filed-May 13th, 1986.

# REGULATION TO AMEND **ONTARIO REGULATION 72/86** MADE UNDER THE PLANNING ACT, 1983

- 1. Clause 2 (c) of Ontario Regulation 72/86, as made by section 1 of Ontario Regulation 251/86, is revoked and the following substituted therefor:
  - (c) any application respecting the conversion of an existing rental residential property to a condominium

BERNARD GRANDMAITRE Minister of Municipal Affairs

Dated at Toronto, this 12th day of May, 1986.

(8751)

22

#### PLANNING ACT, 1983

O. Reg. 282/86.

Delegation of Authority of Minister under Section 4 of the Planning Act. 1983-Condominium Plans.

Made-May 12th, 1986.

Filed-May 13th, 1986.

# REGULATION TO AMEND **ONTARIO REGULATION 475/83** MADE UNDER THE PLANNING ACT, 1983

- 1. Clause 2 (c) of Ontario Regulation 475/83, as made by section 1 of Ontario Regulation 250/86, is revoked and the following substituted therefor:
  - (c) any application respecting the conversion of an existing rental residential property to a condominium.

BERNARD GRANDMAİTRE Minister of Municipal Affairs

Dated at Toronto, this 12th day of May, 1986.

## PETROLEUM RESOURCES ACT

O. Reg. 283/86.

Spacing Units-Enniskillen 7-30-IX Pool. Made-May 9th, 1986. Filed-May 13th, 1986.

## REGULATION MADE UNDER THE PETROLEUM RESOURCES ACT

## SPACING UNITS-ENNISKILLEN 7-30-IX POOL

- 1. This Regulation applies to the area comprising,
  - (a) the north half of the northwest quarter of Lot 30 in Concession VIII;
  - (b) the north half of the northeast quarter of Lot 30 in Concession VIII;
  - (c) the south half of the southeast quarter of Lot 30 in Concession IX: and
  - (d) the south half of the southwest quarter of Lot 30 in Concession IX,

in the Township of Enniskillen, in the County of Lambton, as shown outlined on a plan filed in the Regional Office of the Ministry of Natural Resources at London as Plan No. SWR-86-2, dated February 12, 1986. O. Reg. 283/86, s. 1.

- 2. This Regulation applies only to wells drilled to formations of Silurian age. O. Reg. 283/86, s. 2.
- 3. For the purpose of this Regulation, the area described in section 1 constitutes a single spacing unit of approximately one hundred acres. O. Reg. 283/86, s. 3.
- 4. No person shall bore or drill a well on the spacing unit or produce from a well on the spacing unit unless all the interests in the gas and oil in the spacing unit have been joined for the purpose of drilling or operating the well. O. Reg. 283/86, s. 4.

(8753)

22

## LOCAL ROADS BOARDS ACT

O. Reg. 284/86.

Establishment of Local Roads Areas-Northwestern Region.

Made-April 15th, 1986.

Filed-May 13th, 1986.

(8752)

22

REGULATION TO AMEND **REGULATION 599 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LOCAL ROADS BOARDS ACT

O. Reg. 284/86

1. Schedule 40 to Regulation 599 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

## Schedule 40

## ARMSTRONG LOCAL ROADS AREA

All that portion of unsurveyed territory in the Territorial District of Thunder Bay shown outlined on Ministry of Transportation and Communications Plan N-6000-B4, filed with the Administrative Services Office of the Ministry of Transportation and Communications at Toronto on the 20th day of March, 1986. O. Reg. 284/86, s. 1.

2. The said Regulation is amended by adding thereto the following Schedules:

#### Schedule 123

#### GHOST LAKE LOCAL ROADS AREA

All that portion of the Township of Brownbridge in the Territorial District of Kenora shown outlined on Ministry of Transportation and Communications Plan N-1557-1, filed with the Administrative Services Office of the Ministry of Transportation and Communications at Toronto on the 20th day of March, 1986. O. Reg. 284/86, s. 2, part.

## Schedule 124

## SPOHN LOCAL ROADS AREA

All those portions of the Township of Spohn and Wild Lands Reserves in the Territorial District of Rainy River, shown outlined on Ministry of Transportation and Communications Plan N-1451-1, filed with the Administrative Services Office of the Ministry of Transportation and Communications at Toronto on the 20th day of March, 1986. O. Reg. 284/86, s. 2, part.

> EDWARD FULTON Minister of Transportation and Communications

Dated at Toronto, this 15th day of April, 1986.

(8754)

## ONTARIO GUARANTEED ANNUAL INCOME ACT

O. Reg. 285/86. Guaranteed Income Limit. Made-May 9th, 1986. Filed-May 14th, 1986.

## REGULATION MADE UNDER THE ONTARIO GUARANTEED ANNUAL INCOME ACT

# GUARANTEED INCOME LIMIT

- 1. Commencing with the month of April, 1986 the guaranteed income limit for the purposes of,
  - (a) subclause 1 (j) (i) of the Act is \$8,568.24;
  - (b) subclause 1 (j) (ii) of the Act is \$7,134.24;
  - (c) subclause 1 (j) (iii) of the Act is \$7,134.24;
  - (d) subclause 1 (j) (iv) of the Act is \$14,268.48. O. Reg. 285/86, s. 1.
  - 2. Ontario Regulation 133/86 is revoked.
- 3. This Regulation shall be deemed to have come into force on the 1st day of April, 1986.

(8777)

22

## ONTARIO PENSIONERS PROPERTY TAX ASSISTANCE ACT

O. Reg. 286/86. General. Made-May 9th, 1986. Filed-May 14th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 776/81 MADE UNDER THE ONTARIO PENSIONERS PROPERTY TAX ASSISTANCE ACT

- 1. Subsection 4 (4) of Ontario Regulation 776/81, as remade by subsection 1 (2) of Ontario Regulation 757/83, is revoked and the following substituted therefor:
- (4) The officer of the Guaranteed Income and Tax Credit Branch of the Ministry of Revenue holding the position of Senior Manager, Analysis and Support, may exercise the powers and perform the duties conferred or imposed upon the Minister under the follow-22 | ing provisions of the Act:

- 1108. 200/00
  - 1. Subsections 9 (2) and (2a).
  - 2. Clauses 16 (1) (a), (b) and (c).
  - 3. Subsection 16 (2). O. Reg. 286/86, s. 1.
- 2. This Regulation shall be deemed to have come into force on the 21st day of February, 1986.

(8778) 22

## HEALTH PROTECTION AND PROMOTION ACT, 1983

O. Reg. 287/86. Rabies—Immunization. Made—May 15th, 1986. Filed—May 15th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 594/85 MADE UNDER THE HEALTH PROTECTION AND PROMOTION ACT, 1983

- 1. Section 2 of Ontario Regulation 594/85 is revoked and the following substituted therefor:
- 2.—(1) Every owner or person having the care or custody of a horse, cow, bull, calf or sheep or any class of horse, cow, bull, calf or sheep that is kept in a health unit or any premises or class of premises within a health unit listed in Column 1 of Table 2, shall

ensure that each such animal or class of animal that is listed opposite thereto in Column 2 of Table 2 is immunized against rabies.

- (2) Subsection (1) does not apply to a horse, cow, bull, calf or sheep or class of horse, cow, bull, calf or sheep that is accessible only to the person or persons who are responsible for the care and control of such animal or class of animal, as the case may be. O. Reg. 287/86, s. 1.
  - Section 8 of the said Regulation is revoked and the following substituted therefor:
- 8.—(1) The owner or person having the care and custody of an animal that is in or has a physical condition that precludes the safe immunization or reimmunization of the animal against rabies is exempt from the requirement of this Regulation where,
  - (a) a statement of exemption is issued by a veterinarian with respect to the animal that sets out the reason why the animal cannot be immunized or reimmunized; and
  - (b) the animal is controlled in such a manner as to preclude its being exposed to rabies.
- (2) An owner or person referred to in subsection (1) continues to be exempt from the requirements of this Regulation so long as the animal cannot be immunized or reimmunized. O. Reg. 287/86, s. 2.
  - 3. Table 1 of the said Regulation, as amended by section 1 of Ontario Regulation 120/86, is further amended by adding thereto the following item:
  - Peterborough County
     City Health Unit
     M

May 15, 1986

# 4. Table 2 of the said Regulation is revoked and the following substituted therefor:

#### TABLE 2

Column 1	Column 2	Column 3		
Name of Health Unit	Animal or Class of Animal	Effective Date		
1. Peterborough County Health Unit	Riding, pleasure driving, show or competition horse	May 15, 1986		

O. Reg. 287/86, s. 4.

## HEALTH INSURANCE ACT

O. Reg. 288/86. General. Made—May 15th, 1986. Filed—May 15th, 1986.

## REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

- 1.—(1) Schedule 16 to Regulation 452 of Revised Regulations of Ontario, 1980, as remade by section 6 of Ontario Regulation 290/84 and amended by section 1 of Ontario Regulation 827/84, section 1 of Ontario Regulation 347/85, section 5 of Ontario Regulation 32/86 and section 1 of Ontario Regulation 158/86, is further amended by revoking:
  - 5. Code L418 or L417 may not be claimed by a physician in addition to claim(s) for any treatment or assessment. However, Code G481 (see page 48) may be claimed by a physician if a hemoglobin screen (any method or instrument) is carried out in the course of an office or home visit. Urinalysis (on page 48) may be claimed with or without an associated visit to a physician's office (except for screening and urinalyses which are not medically necessary).
  - 7. The physician assumes responsibility for all cytology smears and the listed professional benefits (L804 to L815 inclusive) are weighted averages of the professional component. These benefits, therefore, are applicable in each case whether or not all slides are examined by the physician,

on page 1163 under the heading "LABORATORY MEDICINE" and subheading "Preamble" and substituting therefor:

- Code L418 or L417 may not be claimed by a physician in addition to claim(s) for any treatment or assessment.
- (2) The said Schedule 16 is further amended by revoking:
  - 11. The benefit for seminal fluid examination (complete) is to include sperm count, volume estimation, motility and morphology and viscosity. The benefit of \$3.10 for seminal fluid examination (L820) carried out post-vasectomy is not to be claimed by the operating surgeon unless the patient requires more than one office visit post-operatively,

on page 763 under the heading "LABORATORY MEDICINE" and subheading "Preamble".

- (3) The said Schedule 16 is further amended by revoking:
  - 23. This preamble is intended to apply to everyone using codes L700, L001 to L731, L800 to L837 and L900 to L919,

on page 1164 and under the heading "LABORATORY MEDICINE" and subheading "Preamble" and substituting therefor:

23. This preamble is intended to apply to everyone using codes L700, L001 to L731 and L900 to L944

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- (4) The said Schedule 16 is further amended by revoking:
  - 24a. The fees for diagnostic interpretation of laboratory procedures (L800 codes) are net fees and do not usually include overhead costs e.g. secretarial, handling and transport of specimen, etc.,

on page 763 under the heading "LABORATORY MEDICINE" and subheading "Preamble".

- 2. This Regulation shall be deemed to have come into force on the 1st day of April, 1986.
- 3.—(1) A reference in subsections 1 (1) and (3) to any page number is a reference to that page (foot pagination) in *The Ontario Gazette* dated the 19th day of May, 1984.
- (2) A reference in subsections 1 (2) and (4) to any page number is a reference to that page (foot pagination) in The Ontario Gazette dated the 6th day of July, 1985.

(8780)

## NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

O. Reg. 289/86.

Designation of Area of Development Control.

Made-May 15th, 1986.

Filed-May 15th, 1986.

# REGULATION TO AMEND REGULATION 683 OF REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT **ACT**

- 1. Paragraph 11 of the Schedule to Regulation 683 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 11. In the Township of Collingwood in the County of Grey, described as follows:
  - i. Beginning at the southwesterly angle of the Township of Collingwood;

Thence easterly along the southerly boundary of the said Township to intersect the southerly prolongation of the westerly limit of Lot 1 in Concession IX;

Thence northerly to and along the westerly limit of lots 1, 2 and 3 in the said Concession to the northwesterly angle of that Lot 3;

Thence easterly along the northerly limit of that Lot 3 to the northeasterly angle of that Lot;

Thence northerly to and along the easterly limit of Lot 4 in the said Concession to the northeasterly angle of that Lot;

Thence easterly to and along the southerly limit of Lot 5 in Concession VIII to the southeasterly angle of that Lot;

Thence northerly along the easterly limit of that Lot 5 to the northeasterly angle of that

Thence easterly along the southerly limit of Lot 6 in Concession VII to the southeasterly angle of that Lot:

Thence northerly along the westerly limit of the road allowance between concessions VI and VII to the northeasterly angle of Lot 14 in the said Concession VII;

Thence easterly to and along the southerly limit of Lot 15 in concessions VI and V to the easterly limit of the westerly half of Lot 15 in the said Concession V;

Thence northerly along the easterly limit of the westerly half of lots 15, 16 and 17 in the said Concession to the northerly limit of that Lot 17;

Thence easterly along the northerly limit of that Lot to the northeasterly angle of that

Thence northerly along the easterly limit of lots 18 and 19 in the said Concession to the northeasterly angle of that Lot 19;

Thence westerly along the southerly limit of Lot 20 in concessions V and VI to the easterly limit of the westerly half of Lot 20 in Concession VI:

Thence northerly along the easterly limit of the westerly half of lots 20 and 21 in the said Concession to the northerly limit of that Lot

Thence westerly along the northerly limit of that Lot to the northwesterly angle of that Lot:

Thence southerly along the westerly limit of lots 21, 20 and 19 in the said Concession to the southwesterly angle of that Lot 19;

Thence westerly to and along the southerly limit of Lot 19 in Concession VII to the southwesterly angle of that Lot;

Thence southerly to and along the easterly limit of lots 18 and 17 in Concession VIII to the southeasterly angle of Lot 17;

Thence westerly along the northerly limit of Lot 16 in the said Concession to the westerly limit of the easterly half of that Lot;

Thence southerly along the westerly limit of the easterly half of lots 16, 15, 14 and 13 in the said Concession to the southerly limit of that Lot 13;

Thence southerly on the same course to the northerly limit of Lot 12 in the said Concession;

Thence westerly along the northerly limit of that Lot to the northwesterly angle of that Lot:

Thence southerly along the westerly limit of that Lot 12 to the southwesterly angle of that Lot;

Thence westerly to and along the southerly limit of Lot 12 in concessions IX, X and XI to the southwesterly angle of Lot 12 in the said Concession XI;

Thence northerly along the westerly limit of Lot 12 in the said Concession XI to the northwesterly angle of that Lot;

Thence westerly along the northerly limit of Lot 12 in Concession XII and the said limit prolonged to the westerly boundary of the Township of Collingwood;

Thence southerly along the westerly boundary of the said Township to the place of beginning.

ii. Beginning at the southwesterly angle of Lot 13 in Concession III;

Thence northerly along the westerly limit of that Lot to the northwesterly angle of that Lot;

Thence easterly along the southerly limit of Lot 14 in the said Concession to the westerly limit of the easterly half of that Lot;

Thence northerly along the westerly limit of the easterly half of lots 14 and 15 in the said Concession to the northerly limit of that Lot

Thence easterly along the said northerly limit 250 metres to a point;

Thence southerly and parallel with the westerly limit of the easterly half of lots 15 and 14 to the northerly limit of Lot 13 in the said Concession;

Thence easterly along that northerly limit to the easterly limit of that Lot;

Thence southerly along that easterly limit to the southerly limit of that Lot;

Thence westerly along that southerly limit to the place of beginning.

iii. Beginning at the southeasterly angle of the Township of Collingwood;

Thence northerly along the easterly boundary of the said Township to intersect the easterly prolongation of the southerly limit of Lot 8 in Concession I;

Thence westerly to and along the southerly limit of that Lot to the westerly limit of that Lot;

Thence northerly along the westerly limit of Concession I to the southwesterly angle of Lot 10 in the said Concession;

Thence easterly along the southerly limit of that Lot and the said southerly limit prolonged to the easterly boundary of the said Township;

Thence northerly along the said easterly boundary to intersect the southerly limit of the road allowance between lots 12 and 13 of the said Township;

Thence westerly along the northerly limit of Lot 12 in concessions I and II to the northwesterly angle of Lot 12 in Concession II of the said Township;

Thence southerly along the westerly limit of lots 12, 11, 10, 9 and 8 in the said Concession to intersect the easterly prolongation of the southerly limit of the northerly half of Lot 8 in Concession III of the said Township;

Thence westerly to and along the southerly limit of the said half Lot to the westerly limit of that Lot;

Thence northerly along the westerly limit of lots 8 and 9 in the said Concession to the northwesterly angle of that Lot 9;

Thence westerly along the northerly limit of Lot 9 in Concession IV to the northwesterly angle of that Lot;

Thence southerly along the westerly limit of lots 9 and 8 in the said Concession to the southwesterly angle of that Lot 8;

Thence easterly along the southerly limit of that Lot to the easterly limit of the said Concession:

Thence southerly along the easterly limit of the said Concession to the northerly limit of Lot 3;

Thence westerly along the northerly limit of that Lot to the westerly limit of the said Concession IV;

Thence southerly along the westerly limit of the said Concession to the southerly boundary of the Township of Collingwood;

Thence easterly along the southerly boundary of the said Township to the southeasterly angle of the said Township.

iv. Beginning at the intersection of the southerly limit of Lot 15 in Concession II and the westerly limit of Deviation Road;

Thence northerly along the said westerly limit to the southerly limit of Part 1 as shown on a Plan deposited in the Registry Division of Grey North (No. 16) as Number 16R-662;

Thence westerly along the southerly limit of the said Part to the westerly limit of the said Part:

Thence northerly along the said westerly limit to the northerly limit of the said Part;

Thence easterly along the said northerly limit to the westerly limit of Deviation Road;

Thence northerly along the said westerly limit to the southerly limit of Lot 16 in the said Concession;

Thence westerly along the said southerly limit 52 metres to a point;

Thence northwesterly in a straight line to a point in the southerly limit of Lot 17 in the said Concession distance 70 metres measured westerly therealong from the westerly limit of Winter Park Road;

Thence northwesterly in a straight line to a point on a line parallel with and distant 75 metres measured due south from the northerly limit of Lot 18 in the said Concession the said point being distant 130 metres measured easterly therealong from the westerly limit of that Lot;

Thence westerly along the said parallel line 150 metres to the westerly limit of that Lot;

Thence northerly along the easterly limit of the road allowance between concessions II and III to the southwesterly angle of Lot 19 in Concession II;

Thence westerly to and along the southerly limit of Lot 19 in Concession III 80 metres to a point;

Thence northwesterly in a straight line to a point in the northerly limit of Lot 19 in the said Concession distant 375 metres measured westerly from the northeasterly angle of that Lot;

Thence northwesterly in a straight line to the southerly angle of Lot 39 as shown on a Plan registered in the said Registry Office as Number 634;

Thence northwesterly along the southwesterly limit of the said Plan to the southerly limit of the road allowance between lots 21 and 22;

Thence northerly along the northerly prolongation of the westerly limit of the said Plan to the centre line of the said road allowance;

Thence westerly along the said centre line to the southwesterly angle of a Plan registered in the said Registry Office as Number 1045;

Thence northeasterly along the westerly and northerly limits of the said Plan to the westerly limit of Arrowhead Road;

Thence northerly along the said westerly limit to the northerly limit of the southerly half of Lot 23 in Concession IV;

Thence westerly along the said northerly limit and the said northerly limit prolonged to the easterly limit of Lot 23 in Concession V:

Thence northerly along the easterly limit of lots 23, 24 and 25 in the said Concession to the southerly limit of a Plan registered in the said Registry Office as Number 425;

Thence westerly along the said southerly limit to the westerly limit of the said Plan;

Thence northerly along the said westerly limit to the southerly limit of the right of way of the Canadian National Railways;

Thence westerly along the southerly limit of the said right of way to the northeasterly angle of a Plan registered in the said Registry Office as Number 903;

Thence southerly along the easterly limit of the said Plan to the northeasterly angle of Block A as shown on the said Plan;

Thence westerly along the northerly limit of the said Block A to the northwesterly angle of the said Block;

Thence northerly along a westerly limit of the said Plan to the southerly limit of Wensley Drive;

Thence westerly along the said southerly limit to the line between concessions V and VI:

Thence southerly along the said line 33.71 metres to the northerly limit of a Plan deposited in the said Registry Office as Number 16R-1929;

Thence easterly along the said northerly limit 11.48 metres to the easterly limit of the said Plan;

Thence southerly along the said easterly limit to the southerly limit of the said Plan;

Thence westerly along the said southerly limit 2.68 metres to the line between concessions V and VI:

Thence southerly along the said line 22.20 metres to the northerly limit of Part 15 as shown on a Plan deposited in the said Registry Office as Number 16R-1649;

Thence southwesterly along the northwesterly limits of the said Part to the northerly limit of the road allowance between lots 24 and 25;

Thence westerly along the said northerly limit to the westerly limit of Concession VI;

Thence southerly along the said westerly limit to the northerly limit of Lot 22;

Thence easterly along that northerly limit to the easterly limit of that Lot;

Thence southerly along that easterly limit to the southerly limit of that Lot;

Thence easterly along the southerly limit of Lot 22 in Concession V to the southeasterly angle of that Lot;

Thence southerly to and along the easterly limit of Lot 21 in the said Concession to the southeasterly angle of that Lot;

Thence easterly to and along the southerly limit of Lot 21 in Concession IV to the west-erly limit of the easterly half of Lot 20 in the said Concession;

Thence southerly along the said westerly limit to the southerly limit of that Lot;

Thence easterly along the southerly limit of that Lot to the southeasterly angle of that Lot;

Thence easterly along the northerly limit of Lot 19 in Concession III 58 metres to a point;

Thence southeasterly in a straight line to the northeasterly angle of a Plan registered in the said Registry Office as Number 807, the said angle being on the northerly limit Lot 18 in the said Concession;

Thence southeasterly along the easterly limit of the said Plan to the northerly limit of Swiss Meadow Boulevard;

Thence southeasterly following the northeasterly limit of Swiss Meadow Boulevard and Scenic Caves Road to the northerly limit of Lot 5 in Concession II;

Thence easterly along that northerly limit 120 metres to a point;

Thence southerly and parallel with the westerly limit of that Lot to the northerly limit of Scenic Caves Road;

Thence easterly along the northerly limit of Scenic Caves Road to the southerly limit of Lot 5 in the said Concession;

Thence easterly along that southerly limit to the place of beginning.

BERNARD GRANDMAÎTRE
Minister of Municipal Affairs

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Dated at Toronto, this 15th day of May, 1986.

(8781)

# NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

O. Reg. 290/86.

Development Within the Development Control Area.

Made—May 15th, 1986. Filed—May 15th, 1986.

REGULATION TO AMEND REGULATION 685 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

- 1. Schedule 1 to Regulation 685 of Revised Regulations of Ontario, 1980, as amended by section 2 of Ontario Regulation 181/82, section 1 of Ontario Regulation 694/82 and section 1 of Ontario Regulation 98/86, is further amended by adding thereto the following item:
- 8a. By-law 83-40 Township of Collingwood

BERNARD GRANDMAITRE Minister of Municipal Affairs

Dated at Toronto, this 15th day of May, 1986.

(8782)22

# CROP INSURANCE ACT (ONTARIO)

O. Reg. 291/86. Crop Insurance Plan—Cucumbers. Made-April 14th, 1986. Approved-May 9th, 1986. Filed-May 16th, 1986.

# REGULATION TO AMEND **ONTARIO REGULATION 462/84** MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- 1. Clause 3 (b) of the Schedule to Ontario Regulation 462/84 is revoked and the following substituted therefor:
  - (b) "processor" means a person who is licensed as a processor of vegetables under the Farm Products Marketing Act and the regulations made thereunder:
- 2. Section 9 of the said Schedule is revoked and the following substituted therefor:
- 9.—(1) Subject to subsections (4) and (5), the initial coverage provided under a contract of insurance shall be 70 per cent of the average farm yield in tons of the

total producing acres of cucumbers grown by the insured person in accordance with the regulations.

- (2) Subject to subsections (4) and (5), the coverage provided under a contract of insurance following a year in which there was no claim shall be,
  - (a) where the previous year's coverage was 65 per cent, 70 per cent;
  - (b) where the previous year's coverage was 70 per cent, 73 per cent;
  - (c) where the previous year's coverage was 73 per cent, 76 per cent;
  - (d) where the previous year's coverage was 76 per cent, 78 per cent;
  - (e) where the previous year's coverage was 78 per cent, 80 per cent; and
  - (f) where the previous year's coverage was 80 per cent, 80 per cent,

of the average farm yield in tons of the total producing acres of cucumbers grown by the insured person in accordance with the regulations.

- (3) Subject to subsections (4) and (5), the coverage provided under a contract of insurance following a year in which there was a claim shall be,
  - (a) where the previous year's coverage was 80 per cent, 78 per cent;
  - (b) where the previous year's coverage was 78 per cent, 76 per cent;
  - (c) where the previous year's coverage was 76 per cent, 73 per cent;
  - (d) where the previous year's coverage was 73 per cent, 70 per cent;
  - (e) where the previous year's coverage was 70 per cent, 65 per cent; and
  - (f) where the previous year's coverage was 65 per cent, 65 per cent,

of the average farm yield in tons of the total producing acres of cucumbers grown by the insured person in accordance with the regulations.

- (4) Where, in any year, a claim is paid in an amount that is equal to or less than the total premium for that year, the coverage for the following year shall remain unchanged.
- (5) The total guaranteed production under a contract of insurance shall be the lesser of.
  - (a) the number of tons determined under subsections (1), (2) and (3); or

- (b) the contracted tonnage.
- (6) Where, in the opinion of the Commission, the insured person cannot provide adequate production records, the average yield shall be determined by the Commission on such other basis as it may approve.

THE CROP INSURANCE COMMISSION OF ONTARIO:

> MORRIS HUFF Chairman

> > J. MULDER Secretary

Dated at Toronto, this 14th day of April, 1986.

(8783)

#### CORONERS ACT

O. Reg. 292/86. General. Made-May 15th, 1986. Filed—May 16th, 1986.

# REGULATION TO AMEND **REGULATION 185 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CORONERS ACT

- 1. Section 26 of Regulation 185 of Revised Regulations of Ontario, 1980 is amended by striking out "Schedules 5, 6, 7 and 10" in the first line and inserting in lieu thereof "the Schedules".
- 2. Schedule 5 to the said Regulation, as remade by section 1 of Ontario Regulation 302/84, is revoked and the following substituted therefor:

#### Schedule 5

#### CORONER'S FEES AND ALLOWANCES

- 1. For making an investigation, a fee of \$95.00
- 2. For attendance at an inquest, a fee per
- 3. The fee mentioned in paragraph 1 or 2 may be increased by the Minister or the Deputy Solicitor General to such amount as the Minister or the Deputy Solicitor General considers appropriate,

- where in his or her opinion, the increase is justified having regard to the special circumstances of the case.
- 4. For each kilometre of necessary travel by private automobile in connection with an investigation or inquest, an allowance in accordance with Schedule 11 (Kilometre Allowances).
- 5. For a certificate issued under subsection 13 (1) of the Act, a fee of .....\$23.00
- 6. For a certificate issued under section 80 of the Cemeteries Act, payable by the applicant for the certificate, a fee of .. 23.00

O. Reg. 292/86, s. 2.

- 3. Paragraph 3 of Schedule 6 to the said Regulation, as remade by section 2 of Ontario Regulation 533/82, is revoked and the following substituted therefor:
  - 3. For each kilometre of necessary travel by private automobile in connection with the service of summonses, an allowance in accordance with Schedule 11 (Kilometre Allowances).
- 4. Schedule 7 to the said Regulation, as amended by section 3 of Ontario Regulation 533/82, is revoked and the following substituted therefor:

#### Schedule 7

### RECORDING OF EVIDENCE

- 1. For recording the evidence upon an inquest or any part of it, a fee in accordance with Ontario Regulation 36/84 (Fees and Expenses-Court Reporters and Court Monitors).
- 2. For copies of the transcription of the evidence upon an inquest, a fee payable by the person ordering or requesting the transcripts in accordance with Ontario Regulation 36/84 (Fees and Expenses—Court Reporters and Court Monitors).
- 3. Where a person appointed to record the evidence upon an inquest resides elsewhere than the place where the inquest is held and in the opinion of the coroner it is desirable that the person remain overnight at such place, an amount equal to the amount reasonably and actually paid by the person for overnight accommodation.
- 4. Where an inquest continues past one-half day and in the opinion of the coroner it is desirable that a person appointed to record the evidence upon the inquest be reimbursed the cost of a meal, an amount equal to the amount reasonably and actually paid by the person for the meal.

- 5. Where a person appointed to record the evidence upon an inquest resides elsewhere than the place where the inquest is held, for each kilometre of necessary travel by private automobile between the person's residence and the place where the inquest is held, an allowance in accordance with Schedule 11 (Kilometre Allowances).
  - O. Reg. 292/86, s. 4.
  - 5. Paragraph 2 of Schedule 8 to the said Regulation, as remade by section 4 of Ontario Regulation 533/82, is revoked and the following substituted therefor:
- 2. For each kilometre of necessary travel by private automobile between the juror's place of residence and the place where the inquest is held, an allowance in accordance with Schedule 11 (Kilometre Allowances), but where the inquest is held in the locality in which the juror resides, a total allowance of \$2.50.
  - 6. Paragraph 5 of Schedule 9 to the said Regulation, as remade by section 5 of Ontario Regulation 533/82, is revoked and the following substituted therefor:
- 5. For each kilometre of necessary travel by private automobile between the place of residence of the witness and the place where the inquest is held, an allowance in accordance with Schedule 11 (Kilometre Allowances), but where the inquest is held in the locality in which the witness resides, a total allowance of \$2.50.
  - 7.—(1) Paragraphs 6, 7 and 8 of Schedule 10 to the said Regulation, as remade by section 1 of Ontario Regulation 67/84, are revoked and the following substituted therefor:
- For transporting a dead body for further investigation upon the authorization of the coroner,
  - i. a fee of \$72, or
  - ii. in southern Ontario, an allowance of \$1.05 a kilometre for each kilometre of necessary travel for the purpose of picking up the body, delivering the body and returning to the place of origin, or
  - iii. in northern Ontario, an allowance of \$1.08 a kilometre for each kilometre of necessary travel for the purpose of picking up the body, delivering the body and returning to the place of origin,

- whichever is the greater.

- (2) Paragraph 10 of the said Schedule 10 is revoked and the following substituted therefor:
- 10. The fee mentioned in paragraph 6 may be increased by the Chief Coroner in an amount not exceeding \$500 or such greater amount as the Minister or the Deputy Solicitor General approves where, in the opinion of the Chief Coroner, the Minister or the Deputy Solicitor General, as the case may be, the increase is justified having regard to the special circumstances of the case.
  - (3) Paragraph 11 of the said Schedule 10, as remade by section 3 of Ontario Regulation 302/84, is revoked and the following substituted therefor:
- For each kilometre of necessary travel by private automobile by a legally qualified medical practitioner in connection with an examination or analysis, an allowance in accordance with Schedule 11 (Kilometre Allowances).
  - 8. The said Regulation is amended by adding thereto the following Schedule:

#### Schedule 11

#### KILOMETRE ALLOWANCES

The following kilometre allowances are payable under paragraph 4 of Schedule 5, paragraph 3 of Schedule 6, paragraph 5 of Schedule 7, paragraph 2 of Schedule 8, paragraph 5 of Schedule 9 and paragraph 11 of Schedule 10:

- (a) in northern Ontario, 28 cents per kilometre; and
- (b) in southern Ontario, 27.5 cents per kilometre.
  - O. Reg. 292/86, s. 8.

O. Reg. 292/80, S. 8

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# **Publications Under The Regulations Act**

June 7th, 1986

## CONSERVATION AUTHORITIES ACT

O. Reg. 293/86.

Fill, Construction and Alteration to Waterways—The Metropolitan Toronto and Region.

Made-April 4th, 1986.

Approved-May 15th, 1986.

Filed-May 20th, 1986.

# REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT

## FILL, CONSTRUCTION AND ALTERATION TO WATERWAYS—THE METROPOLITAN TORONTO AND REGION

- 1. In this Regulation,
- "Authority" means The Metropolitan Toronto and Region Conservation Authority;
- "fill" means earth, sand, gravel, rubble, rubbish, garbage or any other material whether similar to or different from any of the aforementioned materials, whether originating on the site or elsewhere, used or capable of being used to raise, lower, or in any way, affect the contours of the ground;
- "regional storm" means a storm producing in a fortyeight hour period, in a drainage area of,
  - (a) 25 square kilometres or less, a rainfall that has the distribution set out in Table 1, or
  - (b) more than 25 square kilometres, a rainfall such that the number of millimetres of rain referred to in each case in Table 1 shall be modified by the percentage amount shown in Column 2 of Table 2 opposite the size of the drainage area set out opposite thereto in Column 1 of Table 2.

### TABLE 1

- 73 millimetres of rain in the first 36 hours
- 6 millimetres of rain in the 37th hour
- 4 millimetres of rain in the 38th hour
- 6 millimetres of rain in the 39th hour
- 13 millimetres of rain in the 40th hour
- 17 millimetres of rain in the 41st hour
- 13 millimetres of rain in the 41st hour
- 23 millimetres of rain in the 43rd hour
- 13 millimetres of rain in the 44th hour
- 13 millimetres of rain in the 45th hour
- 53 millimetres of rain in the 46th hour
- 38 millimetres of rain in the 47th hour
- 13 millimetres of rain in the 48th hour

TABLE 2

Column 1	COLUMN 2
Drainage Area (square kilometres)	Percentage
26 to 45 both inclusive	99.2
46 to 65 both inclusive	98.2
66 to 90 both inclusive	97.1
91 to 115 both inclusive	96.3
116 to 140 both inclusive	95.4
141 to 165 both inclusive	94.8
166 to 195 both inclusive	94.2
196 to 220 both inclusive	93.5
221 to 245 both inclusive	92.7
246 to 270 both inclusive	92.0
271 to 450 both inclusive	89.4
451 to 575 both inclusive	86.7
576 to 700 both inclusive	84.0
701 to 850 both inclusive	82.4
851 to 1000 both inclusive	80.8
1001 to 1200 both inclusive	79.3
1201 to 1500 both inclusive	76.6
1501 to 1700 both inclusive	74.4
1701 to 2000 both inclusive	73.3
2001 to 2200 both inclusive	71.7
2201 to 2500 both inclusive	70.2
2501 to 2700 both inclusive	69.0
2701 to 4500 both inclusive	64.4
4501 to 6000 both inclusive	61.4
6001 to 7000 both inclusive	58.9
7001 to 8000 both inclusive	57.4

"river", "lake", "creek", "stream" or "watercourse" means any river, lake, creek, stream or watercourse under the jurisdiction of the Authority. O. Reg. 293/86, s. 1.

- 2. The areas described in the schedules are areas in which, in the opinion of the Authority, the control of flooding or pollution or conservation of land may be affected by the placing or dumping of fill. O. Reg. 293/86, s. 2.
  - 3. Subject to section 4, no person shall,
    - (a) construct any building or structure or permit any building or structure to be constructed in or on a pond or swamp or in any area susceptible to flooding during a regional storm;
    - (b) place or dump fill or permit fill to be placed or dumped in the areas described in the schedules whether such fill is already located in or upon such area, or brought to or on such area from some other place or places;

- (c) straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse. O. Reg. 293/86, s. 3.
- 4. Subject to the Ontario Water Resources Act or to any private interest, the Authority may permit, in writing, the construction of any building or structure or the placing or dumping of fill or the straightening, changing, diverting or interfering with the existing channel of a river, creek, stream or watercourse to which section 3 applies if, in the opinion of the Authority, the site of the building or structure or the placing or dumping and the method of construction or placing or dumping or the straightening, changing, diverting or interfering with the existing channel will not affect the control of flooding or pollution or the conservation of land. O. Reg. 293/86, s. 4.
- 5. No person shall commence to construct any building or structure or dump or place fill or straighten, change, divert or interfere with the existing channel of a river, creek, stream or watercourse in any area to which section 3 applies before permission to do so has been obtained under section 4. O. Reg. 293/86, s. 5.
- 6.—(1) A signed application for permission to construct a building or structure shall be filed with the Authority and shall include four copies of,
  - (a) a plan of the property showing the proposed location of the building or structure, its elevation and the proposed final grade plan;
  - (b) a complete description of the type of building or structure to be constructed, including drainage details and the method of construction;
  - (c) a statement of the dates between which the construction will be carried out; and
  - (d) a statement of the proposed use of the building or structure following completion of the construction.
- (2) A signed application for permission to place or dump fill shall be filed with the Authority and shall include four copies of,
  - (a) a plan of the property on which the fill is to be placed, showing the proposed location of filling, the depth to which it is proposed to fill and the proposed final grade of the land when filling is completed;
  - (b) a complete description of the type of fill proposed to be placed or dumped and the method of placing or dumping the fill;
  - (c) a statement of the dates between which the placing or dumping will be carried out; and

- (d) a statement of the proposed use of the land following completion of placing or dumping.
- (3) A signed application for permission to straighten, change, divert or interfere in any way with the existing channel of a river, lake, creek, stream or watercourse, shall be filed with the Authority and shall include four copies of,
  - (a) a plan on which shall be shown in plan view and cross-section the details of such straightening, changing, diverting or interfering;
  - (b) a description of the protective measures to be undertaken and the method to be used to carry out such straightening, changing, diverting or interfering;
  - (c) a statement of the dates between which the straightening, changing, diverting or interfering will be carried out; and
  - (d) a statement of the purpose of the proposed work. O. Reg. 293/86, s. 6.
- 7. The Authority may, at any time, withdraw any permission given under section 4 if the representations contained in the application for permission are not carried out. O. Reg. 293/86, s. 7.
- 8. The Authority may appoint, from time to time, officers to enforce this Regulation. O. Reg. 293/86, s. 8.
- 9. Regulation 170 of Revised Regulations of Ontario, 1980 is revoked.

THE METROPOLITAN TORONTO AND REGION CONSERVATION AUTHORITY:

W. T. FOSTER
Chairman

W. E. JONES Secretary-Treasurer

Dated at Toronto, this 4th day of April, 1986.

#### Schedule 1

#### ETOBICOKE CREEK

That part of the area over which The Metropolitan Toronto and Region Conservation Authority has jurisdiction comprising that part of the watershed of the Etobicoke Creek extending northerly from Lake Ontario, as shown delineated by the line designated as the fill regulation line on maps filed in the office of the Central Region of the Ministry of Natural Resources at Richmond Hill as Nos. M.T.R.1-1 to M.T.R.1-8; M.T.R.1-13 to M.T.R.1-27; M.T.R.1-30 to M.T.R.1-46, all inclusive, dated November, 1976 and M.T.R.1-9 to M.T.R.1-12 and M.T.R.1-28 and M.T.R.1-29, all inclusive, dated April, 1981. O. Reg. 293/86, Sched. 1.

#### Schedule 2

#### MIMICO CREEK

That part of the area over which The Metropolitan Toronto and Region Conservation Authority has jurisdiction comprising that part of the watershed of the Mimico Creek extending northerly from Lake Ontario, as shown delineated by the line designated as the fill regulation line on maps filed in the office of the Central Region of the Ministry of Natural Resources at Richmond Hill as Nos. M.T.R.2-1 to M.T.R.2-18, both inclusive, dated November, 1976 and M.T.R. 2-11A and M.T.R.2-11B, dated April, 1981. O. Reg. 293/86, Sched. 2.

### Schedule 3

#### **HUMBER RIVER**

That part of the area over which The Metropolitan Toronto and Region Conservation Authority has jurisdiction comprising that part of the watershed of the Humber River extending northerly from Lake Ontario, as shown delineated by the line designated as the fill regulation line on maps filed in the office of the Central Region of the Ministry of Natural Resources at Richmond Hill as Nos. M.T.R.3-1 to M.T.R.3-138, both inclusive, dated April, 1977 and M.T.R.3-119A dated April, 1983. O. Reg. 293/86, Sched. 3.

#### Schedule 4

#### DON RIVER

That part of the area over which The Metropolitan Toronto and Region Conservation Authority has jurisdiction comprising that part of the watershed of the Don River extending northerly from Lake Ontario, as shown delineated by the line designated as the fill regulation line on maps filed in the office of the Central Region of the Ministry of Natural Resources at Richmond Hill as Nos. M.T.R.4-1 to M.T.R.4-24 and M.T.R.4-26 to M.T.R.4-51, both inclusive, dated April, 1977 and M.T.R.4-23A and M.T.R.4-25, both inclusive, dated April, 1981. O. Reg. 293/86, Sched. 4.

#### Schedule 5

#### HIGHLAND CREEK

That part of the area over which The Metropolitan Toronto and Region Conservation Authority has jurisdiction comprising that part of the watershed of the Highland Creek extending northerly from Lake Ontario, as shown delineated by the fill regulation line on maps filed in the office of the Central Region of the Ministry of Natural Resources at Richmond Hill as Nos. M.T.R.5-1 to M.T.R.5-16, both inclusive, dated April, 1977 and M.T.R.5-6A dated April, 1981. O. Reg. 293/86, Sched. 5.

#### Schedule 6

### ROUGE RIVER

That part of the area over which The Metropolitan Toronto and Region Conservation Authority has jurisdiction comprising that part of the watershed of the Rouge River extending northerly from Lake Ontario, as shown delineated by the fill regulation line on maps filed in the office of the Central Region of the Ministry of Natural Resources at Richmond Hill as Nos. M.T.R.6-1 to M.T.R.6-49, both inclusive, dated April, 1977. O. Reg. 293/86, Sched. 6.

#### Schedule 7

#### PETTICOAT CREEK

That part of the area over which The Metropolitan Toronto and Region Conservation Authority has jurisdiction comprising that part of the watershed of the Petticoat Creek extending northerly from Lake Ontario, as shown delineated by the line designated as the fill regulation line on maps filed in the office of the Central Region of the Ministry of Natural Resources at Richmond Hill as Nos. M.T.R.7-1 to M.T.R.7-4, both inclusive, dated April, 1977. O. Reg. 293/86, Sched. 7.

## Schedule 8

## DUFFIN CREEK

That part of the area over which The Metropolitan Toronto and Region Conservation Authority has jurisdiction comprising that part of the watershed of the Duffin Creek extending northerly from Lake Ontario, as shown delineated by the line designated as the fill regulation line on maps filed in the office of the Central Region of the Ministry of Natural Resources at Richmond Hill as Nos. M.T.R.8-1 to M.T.R.8-45, both inclusive, dated April, 1977. O. Reg. 293/86, Sched. 8.

#### Schedule 9

#### CARRUTHER'S CREEK

That part of the area over which The Metropolitan Toronto and Region Conservation Authority has jurisdiction comprising that part of the watershed of the Carruther's Creek extending northerly from Lake Ontario, as shown delineated by the line designated as the fill regulation line on maps filed in the office of the Central Region of the Ministry of Natural Resources at Richmond Hill as Nos. M.T.R.9-1 to M.T.R.9-4, both inclusive, dated April, 1977 and M.T.R.9-5 to M.T.R.9-9, both inclusive, dated November, 1976. O. Reg. 293/86, Sched. 9.

#### Schedule 10

#### WATERFRONT

That part of the area over which The Metropolitan Toronto and Region Conservation Authority has jurisdiction comprising that part of the watershed of the Waterfront extending northerly from Lake Ontario, as shown delineated by the line designated as the fill regulation line on maps filed in the office of the Central Region of the Ministry of Natural Resources at Richmond Hill as Nos. M.T.R.10-1 to M.T.R.10-29, both inclusive, dated November, 1980. O. Reg. 293/86, Sched. 10.

O. Reg. 293/86

(8785) 23

#### PLANNING ACT, 1983

O. Reg. 294/86.
Restricted Areas—Regional
Municipality of York, Town of
Whitchurch-Stouffville.
Made—May 16th, 1986.
Filed—May 21st, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 101/72 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 101/72 is amended by adding thereto the following sections:

16.—(1) The single-family dwelling and buildings and structures accessory thereto existing on the lands described in subsection (2) may continue to be used if the following requirements are met:

Minimum lot area

1 338 hectares

Minimum lot area	1.338	s nectares
Minimum lot frontage on road allowance be- tween concessions IX and X	45	metres
Minimum distance of single-family dwelling from:		
(i) lot line abutting road allowance between conces- sions IX and X	15	metres
(ii) lot line abutting road allowance between the Township of Uxbridge and the Town of Whitchurch-Stouffville	22.5	metres
(iii) any other lot line	9	metres
Maximum lot coverage	15	per cent

Maximum dwelling	height	of	11	metres	
Maximum fl	oor area		139	square metres	

(2) This section applies to that parcel of land in the Town of Whitchurch-Stouffville in The Regional Municipality of York, being that part of lots 11 and 12 in Concession X designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of York Region (No. 65) as Number 65R-9173. O. Reg. 294/86, s. 1, part.

17.—(1) A single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum lot area	0.809	hectares
Minimum lot frontage on road allowance be- tween concessions IX and X	45	metres .
Minimum distance of single-family dwelling from:		
(i) lot line abutting road allowance between conces- sions IX and X	15	metres
(ii) lot line abutting road allowance between the Township of Uxbridge and the Town of Whit-		
church-Stouffville	22.5	metres
(iii) any other lot line	9	metres
Maximum lot coverage	15	per cent
Maximum height of dwelling	11	metres

(2) This section applies to that parcel of land in the Town of Whitchurch-Stouffville in The Regional Municipality of York, being that part of lots 11 and 12 in Concession X designated as Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of York Region (No. 65) as Number 65R-9173. O. Reg. 294/86, s. 1, part.

139

square metres

Maximum floor area

18.—(1) A single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum lot area 2.005 hectares

Minimum lot frontage on road allowance between concessions IX and X

60 metres

Minimum distance of single-family dwelling from:

(i) lot line abutting road allowance between concessions IX and X

15 metres

(ii) lot line abutting road allowance between the Township of Uxbridge and the Town of Whitchurch-Stouffville

22.5 metres

(iii) any other lot line

9 metres

Maximum lot coverage

5 per cent

Maximum height of dwelling

11 metres

Maximum floor area

139 square metres

(2) This section applies to that parcel of land in the Town of Whitchurch-Stouffville in The Regional Municipality of York, being that part of lots 11 and 12 in Concession X designated as Part 3 on a Plan deposited in the Land Registry Office for the Registry

Division of York Region (No. 65) as Number 65R-9173. O. Reg. 294/86, s. 1, part.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 16th day of May, 1986.

(8804)

23

## ASSESSMENT ACT

O. Reg. 295/86.

Application for Direction of School Support.

Made—May 21st, 1986.

Filed—May 21st, 1986.

# REGULATION MADE UNDER THE ASSESSMENT ACT

## APPLICATION FOR DIRECTION OF SCHOOL SUPPORT

- 1. An application for direction of school support referred to in subsection 15 (6) of the Act shall be in;
  - (a) Form 1; or
  - (b) Form 1a in an area where the assessment commissioner considers that a significant number of people reside whose preferred language is French. O. Reg. 295/86, s. 1.

# Form 1

# Assessment Act

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# Form 1a Assessment Act

# Application for Direction of School Support Demande d'affectation des impôts scolaires

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O. Reg. 295/86, Form 1a.

2. Ontario Regulation 798/82 is revoked.

Dated at Toronto, this 21st day of May, 1986.

ROBERT NIXON
Minister of Revenue

## FUEL TAX ACT, 1981

O. Reg. 296/86.

Taxable Price and Tax Payable on Fuel to Propel Motor Vehicles and Railway Equipment.

Made-May 21st, 1986. Filed-May 21st, 1986.

# REGULATION TO REVOKE ONTARIO REGULATION 579/82 MADE UNDER THE FUEL TAX ACT, 1981

1. Ontario Regulations 579/82 and 414/84 are revoked.

> ROBERT NIXON Minister of Revenue

Dated at Toronto, this 21st day of May, 1986.

(8806)

23

## SMALL BUSINESS DEVELOPMENT CORPORATIONS ACT

O. Reg. 297/86. Delegation of Powers. Made-May 21st, 1986. Filed-May 21st, 1986.

REGULATION TO AMEND **REGULATION 913 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE **SMALL BUSINESS** DEVELOPMENT CORPORATIONS ACT

- 1. Subsection 1 (2) of Regulation 913 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 164/83, is revoked and the following substituted therefor:
- (2) The officers of the Ministry of Revenue holding the positions of Director of the Motor Fuels and Tobacco Tax Branch, and Senior Manager, Legislation and Planning, of the Motor Fuels and Tobacco Tax Branch, may exercise the powers and perform the duties of the Minister under the following sections of the Act:
  - 1. Subsections 5 (2) and (5).
  - 2. Section 8.

- 3. Subsections 20 (3) and (4). O. Reg. 297/86, s. 1.
- 2. This Regulation shall be deemed to have come into force on the 14th day of January, 1986.

ROBERT NIXON Minister of Revenue

Dated at Toronto, this 21st day of May, 1986.

(8807)

23

## TOBACCO TAX ACT

O. Reg. 298/86.

Taxable Prices and Tax Payable on Cigarettes and Other Tobacco Products. Made—May 21st, 1986. Filed-May 21st, 1986.

# REGULATION TO REVOKE **ONTARIO REGULATION 439/81** MADE UNDER THE TOBACCO TAX ACT

1. Ontario Regulations 439/81 and 416/84 are revoked.

> ROBERT NIXON Minister of Revenue

Dated at Toronto, this 21st day of May, 1986.

(8808)

23

## HIGHWAY TRAFFIC ACT

O. Reg. 299/86. Speed Limits. Made-May 16th, 1986. Filed-May 21st, 1986.

REGULATION TO AMEND **REGULATION 490 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Paragraph 5 of Part 3 of Schedule 3 to Regulation 490 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Huron-

Twps. of Tuckersmith and Stanley

- 5. That part of the King's Highway known as No. 4 in the County of Huron lying between a point situate at its intersection with the boundary line between lots 31 and 32 in Concession 1 in the Township of Tuckersmith and lots 16 and 17 in Concession 1 in the Township of Stanley and a point situate 50 metres measured southerly from its intersection with the northerly limit of Lot 50 in Concession 1 in the Township of Tuckersmith and Lot 35 in Concession 1 in the Township of Stanley.
- (2) Paragraph 5 of Part 5 of the said Schedule 3, as remade by subsection 2 (1) of Ontario Regulation 103/86, is revoked and the following substituted therefor:

Huron-

Twps. of Tuckersmith and Stanley

5. That part of the King's Highway known as No. 4 in the County of Huron lying between a point situate at its intersection with the boundary line between lots 29 and 30 in Concession 1 in the Township of Tuckersmith and lots 14 and 15 in Concession 1 in the Township of Stanley and a point situate at its intersection with the boundary line between lots 31 and 32 in Concession 1 in the Township of Tuckersmith and lots 16 and 17 in Concession 1 in the Township of Stanley.

EDWARD FULTON
Minister of Transportation
and Communications

Dated at Toronto, this 16th day of May, 1986.

(8809)

23

## TOBACCO TAX ACT

O. Reg. 300/86. General. Made—May 15th, 1986. Filed—May 22nd, 1986.

REGULATION TO AMEND REGULATION 934 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE TOBACCO TAX ACT

1.—(1) Section 2 of Regulation 934 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 743/84 and amended by section 1 of Ontario Regulation 117/85, section 1 of Ontario Regulation 309/85, section 1 of Ontario Regulation 526/85 and section 1 of Ontario Regulation 134/86, is further amended by adding thereto the following items:

- 9. Bargain World Discount Stores Inc.
- 10a. Beauchesne Bros. Limited carrying on business as Mid-Canada Foods.
- (2) Item 45 of the said section 2 is revoked.
- (3) The said section 2 is further amended by adding thereto the following items:

90a. 572927 Ontario Inc. carrying on business as New Doyle's Discount.

122a. Titan Warehouse Club Inc.

(8810)

23

#### WORKERS' COMPENSATION ACT

O. Reg. 301/86. Pension Plan. Made—March 13th, 1986. Approved—April 24th, 1986. Filed—May 22nd, 1986.

# REGULATION TO AMEND REGULATION 952 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE WORKERS' COMPENSATION ACT

- 1. Section 25 of Regulation 952 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 409/81, section 1 of Ontario Regulation 813/82, section 1 of Ontario Regulation 66/84 and section 1 of Ontario Regulation 719/84, is further amended by adding thereto the following clause:
  - (o) on and after the 1st day of January, 1986, the factors applied in clause (n) increased by 3.8 per cent, but in the case of a pension established in February, 1985, it shall be multiplied by 1.0348 and in the case of a pension

established in December, 1985, it shall be multiplied by 1.0032 and in the case of a pension established between February, 1985 and December, 1985, it shall be multiplied by a factor *pro rata* between 1.0348 and 1.0032, and in the case of a pension established in 1986 and thereafter, it shall be multiplied by 1.0000,

WORKERS' COMPENSATION BOARD:

ROBERT G. ELGIE Chairman

H. B. McDonald Acting Secretary

Dated at Toronto, this 13th day of March, 1986.

(8811) 23

# HOMEMAKERS AND NURSES SERVICES ACT

O. Reg. 302/86. General. Made—May 15th, 1986. Filed—May 22nd, 1986.

REGULATION TO AMEND REGULATION 499 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HOMEMAKERS AND NURSES SERVICES ACT

1.—(1) Item 9 of Part II of Form 4 of Regulation 499 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

- (2) Table 1 to the said Form 4 is revoked.

#### PLANNING ACT, 1983

O. Reg. 303/86.

(8812)

Restricted Areas—District of Algoma, Sault Ste. Marie North Planning Area.

Made—May 21st, 1986. Filed—May 23rd, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 279/80 MADE UNDER THE PLANNING ACT, 1983

 Ontario Regulation 279/80 is amended by adding thereto the following sections:

86.—(1) Despite paragraph 13 of section 1 and section 25, the accessory structure existing on the land described in subsection (2) on the 14th day of February, 1986 may be used for the repair of forestry machinery and forestry vehicles.

(2) Subsection (1) applies to those parts of the southwest quarter of Section 29, geographic Township

of VanKoughnet, District of Algoma, described as follows:

1. That part of the southwest quarter of Section 29 containing an area of 1.96 acres, more or less.

Beginning at the northwest angle of the southwest quarter of Section 29;

23

Thence north 89° 17′ 20″ east and along the line between the northwest quarter and the southwest quarter of said Section 29 a distance of 104.92 feet to the intersection of the lastmentioned line with the northeastern limit of Secondary Highway No. 552;

Thence south 40° 57′ east and along the northeastern limit of Secondary Highway No. 552 a distance of 940.50 feet to the point of commencement of the herein described parcel;

Thence continuing south 49° 57′ east and along the northeastern limit of Secondary Highway No. 552 a further distance of 100 feet;

Thence north 40° 03' east a distance of 896.90 feet to a point in the northern limit of the southwest quarter of Section 29:

Thence south 89° 17' 20" west and along the northern limit of said southwest quarter a distance of 132.02 feet;

Thence south 40° 03' west a distance of 810.70 feet to the point of commencement.

2. That part of the southwest quarter of Section 29 containing an area of 2.158 acres, be the same more or less.

> Beginning at the northwest angle of the southwest quarter of Section 29;

> Thence north 89° 17' 20" east along the line between the northwest quarter and the southwest quarter of Section 29 a distance of 104.91 feet to the intersection of the last-mentioned line with the northeastern limit of Secondary Highway No. 552;

> Thence south 49° 57' east and along the northeastern limit of Secondary Highway No. 552 a distance of 1,040.50 feet to the point of commencement of the herein described parcel;

> Thence continuing south 49° 57' east and along the northeastern limit of Secondary Highway No. 552 a further distance of 100 feet:

> Thence north 40° 03' east a distance of 983.10 feet to a point in the northern limit of the southwest quarter of Section 29;

> Thence south 89° 17' 20" west and along the northern limit of said southwest quarter a distance of 132.02 feet:

> Thence south 40° 03' west a distance of 986.90 feet to the point of commencement. O. Reg. 303/86, s. 1, bart.

87.—(1) Notwithstanding that the land described in subsection (2) is shown on a map referred to in clause 4 (a) as being in a Rural Zone, it shall be deemed to be in a Seasonal Residential Zone to which Part IV applies.

(2) Subsection (1) applies to those parts of the broken southwest quarter of Section G, Summer Resort Location, in the geographic Township of Ryan in the District of Algoma described as Parcel 3079,

Algoma West Section, in the Land Registry Office for the Land Titles Division of Algoma (No. 1). O. Reg. 303/86, s. 1, part.

> PAULINE MORRIS Director Plans Administration Branch North and East Ministry of Municipal Affairs

> > 23

Dated at Toronto, this 21st day of May, 1986.

(8813)

#### FOREST FIRES PREVENTION ACT

O. Reg. 304/86. Restricted Fire Zone. Made-May 23rd, 1986. Filed-May 23rd, 1986.

### REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

#### RESTRICTED FIRE ZONE

1. The North Central Fire Region described in Schedule A hereto is declared to be a Restricted Fire Zone from the 23rd day of May to the 27th day of May, both inclusive in the year, 1986. O. Reg. 304/86, s. 1.

## Schedule A

#### NORTH CENTRAL FIRE REGION

In the territorial districts of Algoma, Cochrane, Kenora, Rainy River and Thunder Bay described as follows:

Beginning at the southeast corner of the geographic Township of Corman being a point on the east boundary of the Territorial District of Kenora; thence northerly along that boundary to the southwest corner of G.T.P. Block No. 6; thence easterly along the south boundary of that block to the southeast corner thereof; thence northerly along the east boundary of that block and the northerly production of that east boundary to the base line run by Phillips and Benner, Ontario Land Surveyors, in 1931; thence northeasterly in a straight line to the point of intersection of the parallel of latitude 50° 00' with the meridian line run by K.G. Ross, Ontario Land Surveyor, in 1921; thence easterly along the parallel of latitude 50° 00' to the line of longitude 90° 00'; thence northerly along the line of longitude 90° 00' to the parallel of latitude 51° 00'; thence easterly along the parallel of latitude 51° 00' to the line of longitude 89° 00'; thence northerly along the line of longitude 89° 00' to the southerly boundary of Wunnumin Lake Indian Reserve Number 86; thence easterly along that southerly boundary to the easterly boundary of that Indian Reserve; thence northerly along that easterly boundary to the northerly boundary of that Indian Reserve, thence westerly along that northerly boundary to the line of longitude 89° 00';

thence northerly along that line of longitude to the parallel of latitude 54° 00'; thence easterly along the parallel of latitude 54° 00' to the intersection with a line drawn in a course of north astronomic from the northwest corner of the geographic Township of Bicknell, in the Territorial District of Cochrane: thence south astronomically along that line to the northwest corner of the geographic Township of Bicknell; thence easterly along the north boundary of the last mentioned geographic township to the northeast corner thereof; thence southerly along the east boundary of the geographic townships of Bicknell, Boyce and Clavet to the northerly boundary of the geographic Township of Downer; thence easterly along the north boundary of the last mentioned geographic township to the northeast corner thereof; thence southerly along the east boundary of the geographic townships of Downer, Frances and Flanders to the southeast corner of the last mentioned geographic township; thence westerly along the south boundary of the last mentioned geographic township to the southwest corner thereof; thence southerly along the west boundary of the geographic townships of Foch and Drew to the northeast corner of the geographic Township of Spooner; thence westerly along the north boundary of the geographic Township of Spooner to the northwest corner thereof; thence southerly along the west boundary of the geographic Township of Spooner to the southwest corner thereof; thence southerly in a straight line to the northeast corner of the geographic Township of McGill; thence westerly along the north boundary of the last mentioned geographic township to the northwest corner thereof; thence southerly along the west boundary of the last mentioned geographic township to the southwesterly corner thereof; thence west astronomically to the intersection with a line drawn in a course of north astronomic from the northwest corner of the geographic Township of Laberge; thence south astronomically along that line to the northwest corner of the geographic Township of Laberge; thence southerly along the west boundary of the last mentioned geographic township to the northerly limit of the right of way of the Canadian Pacific Railway Company; thence westerly along the said northerly limit to the intersection with the east boundary of the geographic Township of Lecours; thence southerly along the said east boundary and its southerly production to the intersection with a line drawn on a course of east astronomic from southeast corner of the geographic Township of Pic; thence west astronomically along that line and continuing westerly along the south boundary of the said geographic Township of Pic to the intersection with the westerly boundary of Pukaskwa National Park; thence north 0° 38′ 10″ east along the said park boundary 780,468 metres; thence north 86° 31' 40" west along the said park boundary 2323.993 metres; thence north 2° 25′ 50″ east along the said park boundary 1014.761 metres; thence south 50° 26' 20" west along the said park boundary 129.174 metres; thence south 56° 08' 20" west along the said park boundary 266.282 metres; thence south 18° 25' 00" west along the said park boundary 486.571 metres; thence south 26° 00' 10" west along the said park boundary 200.863 metres; thence south 47° 18' 20"

west along the said park boundary 306.376 metres; thence north 71° 56' 30" west along the said park boundary 183.596 metres; thence south 70° 34′ 40″ west along the said park boundary 329.245 metres, more or less, to the water's edge of Lake Superior; thence south 68° 00' west 9.656 kilometres; thence south 22° 00' east 25.750 kilometres; thence south 30° 00' west 82.077 kilometres, more or less, to the International Boundary between Canada and the United States of America; thence in a northwesterly, southwesterly and westerly direction following that International Boundary to the line of longitude 92°, 30'; thence northerly along that line of longitude to the water's edge along the southerly shore of Seine River; thence in an easterly direction along that water's edge to the south boundary of Indian Reserve Number 23A; thence easterly along the south boundary of Indian Reserve Number 23A to the southeast corner thereof; thence northerly along the east boundary of Indian Reserve Number 23A to the water's edge along the southerly shore of Seine River; thence in an easterly direction along that water's edge to the southerly limit of the right of way of the King's Highway known as Number 11; thence easterly along that limit to the intersection with the southerly production of the east boundary of the geographic Township of Bennett; thence northerly along that southerly production and the east boundary of that township and the northerly production of that east boundary to the boundary between the territorial districts of Kenora and Rainy River: thence westerly along that boundary to the 5th Meridian Line as surveyed by A. Niven, Ontario Land Surveyor in 1897; thence northerly along that meridian line to the intersection with a line drawn on a course of west astronomic from the southwest corner of the geographic Township of Grummett; thence east astronomically along that line to the southwest corner of the geographic Township of Grummett; thence easterly along the south boundary of the geographic townships of Grummett, Cathcart, McNevin and Corman to the place of beginning. O. Reg. 304/86, Sched. A.

MARY MOGFORD Deputy Minister of Natural Resources

23

Dated at Toronto, this 23rd day of May, 1986. (8814)

## FOREST FIRES PREVENTION ACT

O. Reg. 305/86. Restricted Fire Zone. Made—May 23rd, 1986. Filed—May 23rd, 1986.

## REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

## RESTRICTED FIRE ZONE

1. The Northwestern Fire Region described in Schedule A hereto is declared to be a Restricted Fire Zone from the 23rd day of May to the 27th day of May, both inclusive in the year, 1986. O. Reg. 305/86, s. 1.

#### Schedule A

In the territorial districts of Kenora, Kenora-Patricia Portion and Rainy River, described as follows:

Beginning at the southeasterly corner of the Geographic Township of Corman in the Territorial District of Kenora; thence northerly along the easterly boundary of the geographic townships of Corman and Chartrand and the northerly production of the easterly boundary of the Geographic Township of Chartrand to the southwesterly corner of G.T.P. Block No. 6; thence easterly along the south boundary of that block to the southeasterly corner thereof; thence northerly along the easterly boundary of that block and the northerly production of the easterly boundary of that Block No. 6 to the base line run by Phillips and Benner, Ontario Land Surveyors, in 1931; thence northeasterly in a straight line to the intersection of latitude 50° 00' with the meridian line run by K.G. Ross. Ontario Land Surveyor, in 1921; thence easterly along latitude 50° 00' to longitude 90° 00'; thence northerly along longitude 90° 00' to latitude 51° 00'; thence easterly along latitude 51° 00' to longitude 89° 00'; thence northerly along longitude 89° 00' to latitude 52° 30'; thence westerly along latitude 52° 30' to the Interprovincial Boundary between Ontario and Manitoba; thence in southwesterly and southerly direction following that boundary to the International Boundary between Canada and the United States of America: thence in an easterly and southeasterly direction following that boundary to longitude 92° 30'; thence northerly along that longitude to the high-water mark along the southerly bank of the Seine River; thence easterly along that high-water mark to the southerly boundary of Indian Reserve 23A; thence easterly and northerly along that boundary to the high-water mark along the southerly bank of the Seine River; thence easterly along that high-water mark to the southerly limit of the right of way of that part of the King's Highway known as No. 11; thence easterly along that right of way to the southerly production of the easterly boundary of the Geographic Township of Bennett in the Territorial District of Rainy River; thence northerly along that southerly production and the easterly boundary of that geographic township and the northerly production of that geographic township and the northerly production of the easterly boundary of the Geographic Township of Bennett to the 3rd base line: thence westerly along that base line to the 5th meridian line; thence northerly along that meridian line to a line drawn west astronomically from the southwesterly corner of the Geographic Township of Grummett in the Territorial District of Kenora; thence east astronomically to the southwesterly corner of the Geographic Township of Grummett; thence easterly along the southerly boundary of the geographic townships of Grummett, Cathcart, McNevin and Corman to the place of beginning. O. Reg. 305/86, Sched. A.

> Mary Mogford Deputy Minister of Natural Resources

Dated at Toronto, this 23rd day of May, 1986. (8815)

## FOREST FIRES PREVENTION ACT

O. Reg. 306/86. Restricted Fire Zone. Made—May 23rd, 1986. Filed—May 23rd, 1986.

## REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

#### RESTRICTED FIRE ZONE

1. The part of the Northeastern Fire Region described in Schedule A hereto is declared to be a Restricted Fire Zone from the 1st day of June to the 31st day of October, both dates inclusive in the year, 1986. O. Reg. 306/86, s. 1.

#### Schedule A

#### WAWA RESTRICTED FIRE ZONE

In the geographic townships of Bailloquet, Chabanel, Lendrum and McMurray, now in the Township of Michipicoten and in the geographic townships of Abotossaway, Aguonie, Corbiere, Cowie, Esquega, Leclaire, Menzies and Musquash, in the Territorial District of Algoma, described as follows:

Beginning at the intersection of the easterly limit of Mining Claim SSM 5278, in the geographic Township of McMurray, with the high water mark along the westerly shore of Wawa Lake;

Thence in a northerly, easterly and southerly direction following the high water mark along the westerly, northerly and easterly shores of Wawa Lake to the most easterly point therein;

Thence south astronomically to the northerly limit of the King's Highway known as number 101;

Thence in a northeasterly direction following the said limit to the northerly limit of a road now known as the Old Hawk Road being formerly part of the King's Highway known as number 101;

Thence in a northeasterly direction following the said limit to the high water mark along the northerly shore of the waters connecting Bremmer Lake and Hawk Lake;

Thence in a easterly direction following the said high water mark to the high water mark along the westerly shore at Hawk Lake;

Thence in a northerly and northeasterly direction following the high water mark along the westerly and northwesterly shores of Hawk Lake to the high water mark along the westerly shore of McVeigh Creek;

Thence in a northerly direction following the said high water mark to the westerly limit of the Algoma Central railway line; Thence in a northerly direction following the said westerly limit to the high water mark along the southerly shore of McVeigh Creek between Dipneedle Lake and Philip Lake;

Thence westerly along the said high water mark to the high water mark along the easterly shore of Philip Lake;

Thence southerly, westerly and northerly along the easterly, southerly and westerly shores of Philip Lake to the southerly limit of the Gaudreau-Magpie Road;

Thence in a westerly direction following the said limit to the high water mark along the easterly shore of Magpie River;

Thence in a southwesterly direction following the said high water mark to the upstream face of a dam distant 2.31 kilometres, more or less, measured northerly from and perpendicularly to the south boundary of the geographic Township of Musquash;

Thence southwesterly in a straight line 5.63 kilometres, more or less, to the intersection of the high water mark along the northerly shore at Catfish Lake with the high water mark along the easterly shore at Catfish Creek;

Thence easterly, southerly and westerly along the high water mark along the northerly, easterly and southerly shores at Catfish Lake to the high water mark along the easterly shore at Catfish Creek;

Thence southerly along the said high water mark to the high water mark along the northerly shore at Magpie River; Thence south astronomically to the high water mark along the southerly shore at Magpie River;

Thence westerly and southerly along the said high water mark to the northerly limit of Mining Claim SSM 11089;

Thence easterly along the northerly limit of mining claims SSM 11089, SSM 11090 and D.J. 94 to the northeasterly corner of Mining Claim D.J. 94;

Thence southerly along the westerly limits of mining claims SSM 22582 and SSM 6028 to the northwesterly corner of Mining Claim SSM 5307;

Thence easterly and southerly along the northerly and easterly limits of Mining Claim SSM 5307 to the southeasterly corner thereof;

Thence easterly and northerly along the southerly and easterly limits of Mining Claim SSM 4949 to the northwesterly corner of Mining Claim SSM 7451;

Thence easterly along the northerly limits of mining claims SSM 7451, SSM 8619 and SSM 5278 to the northeasterly corner of Mining Claim SSM 5278;

Thence southerly along the easterly limit of Mining Claim SSM 5278 to the place of beginning. O. Reg. 306/86, Sched. A.

MARY MOGFORD Deputy Minister of Natural Resources

2.3

Dated at Toronto, this 23rd day of May, 1986.

(8816)

## **Publications Under The Regulations Act**

June 14th, 1986

#### PLANNING ACT, 1983

O. Reg. 307/86.
Restricted Areas—District of
Manitoulin, Geographic townships
of Campbell, Dawson, Mills and
Robinson.
Made—May 21st, 1986.

Filed-May 26th, 1986.

REGULATION TO AMEND ONTARIO REGULATION 672/81 MADE UNDER THE PLANNING ACT, 1983

- 1. Ontario Regulation 672/81 is amended by adding thereto the following section:
- 75.—(1) In this section, "cabin" means a building, without cooking facilities, that is accessory to a single-family dwelling and used only for purposes of sleeping accommodation.
- (2) Despite subsection 47 (1), a single-family dwelling and a cabin and buildings and structures accessory thereto may be erected and used on the land described in subsection (3) if the following requirements are met:

Maximum lot coverage 15 per cent

Minimum from yard 15 metres

Minimum side yards 15 metres

Minimum rear yard 15 metres

Maximum building height 9 metres

(3) Subsection (2) applies to that parcel of land in the geographic Township of Robinson in the Territorial District of Manitoulin, being that part of Lot 16 in Concession VIII described as follows:

Commencing at the southwest angle of the said Lot;

Thence northerly along the west limit of the said Lot a distance of 132 feet to a point which is the point of commencement;

Thence continuing northerly along the west limit of the said Lot a distance of 3,268 feet to the northwest limit of the said Lot:

Thence easterly along the north limit of the said Lot a distance of 1,320 feet to the northeast angle of the said Lot:

Thence southerly along the east limit of the said Lot a distance of 3,300 feet to the southeast angle of the said Lot;

Thence westerly along the south limit of the said Lot a distance of 990 feet to a point, which point is also 330 feet easterly from the southwest angle of the said Lot;

Thence northerly along a line drawn parallel with the westerly limit of the said Lot a distance of 132 feet to a point;

Thence westerly along a line drawn parallel with the south limit of the said Lot a distance of 330 feet to the point of commencement.

Except that part expropriated by the Ministry of Transportation and Communications by Instrument T-18225, registered at the Land Registry Office for the Registry Division of Manitoulin (No. 31) and described as Part 1 on Plan 31R-201 (P-2293-23). O. Reg. 307/86, s. 1.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 21st day of May, 1986.

(8817) 24

#### FOREST FIRES PREVENTION ACT

O. Reg. 308/86. Restricted Fire Zone. Made—May 26th, 1986. Filed—May 26th, 1986.

REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

#### RESTRICTED FIRE ZONE

1. The Northwestern Fire Region described in Schedule A hereto is declared to be a Restricted Fire Zone from the 28th day of May to the 30th day of May, both inclusive, in the year 1986. O. Reg. 308/86, s. 1.

#### Schedule A

In the territorial districts of Kenora, Kenora-Patricia Portion and Rainy River, described as follows:

Beginning at the southeasterly corner of the Geographic Township of Corman in the Territorial District of Kenora; thence northerly along the easterly boundary of the geographic townships of Corman and Chartrand and the northerly production of the easterly boundary of the Geographic Township of Chartrand to the southwesterly corner of G.T.P. Block No. 6; thence easterly along the south boundary of that block to the southeasterly corner thereof; thence northerly along the easterly boundary of that block and the northerly production of the easterly boundary of that Block No. 6 to the base line run by Phillips and Benner, Ontario Land Surveyors, in 1931; thence northeasterly in a straight line to the intersection of latitude 50° 00' with the meridian line run by K.G. Ross, Ontario Land Surveyor, in 1921; thence easterly along latitude 50° 00' to longitude 90° 00'; thence northerly along longitude 90° 00' to latitude 51° 00'; thence easterly along latitude 51° 00' to longitude 89° 00'; thence northerly along longitude 89° 00' to latitude 52° 30'; thence westerly along latitude 52° 30' to the Interprovincial Boundary between Ontario and Manitoba; thence in southwesterly and southerly direction following that boundary to the International Boundary between Canada and the United States of America; thence in an easterly and southeasterly direction following that boundary to longitude 92° 30'; thence northerly along that longitude to the high-water mark along the southerly bank of the Seine River; thence easterly along that high-water mark to the southerly boundary of Indian Reserve 23A; thence easterly and northerly along that boundary to the high-water mark along the southerly bank of the Seine River; thence easterly along that high-water mark to the southerly limit of the right of way of that part of the King's Highway known as No. 11; thence easterly along that right of way to the southerly production of the easterly boundary of the Geographic Township of Bennett in the Territorial District of Rainy River; thence northerly along that southerly production and the easterly boundary of that geographic township and the northerly production of that geographic township and the northerly production of the easterly boundary of the Geographic Township of Bennett to the 3rd base line; thence westerly along that base line to the 5th meridian line; thence northerly along that meridian line to a line drawn west astronomically from the southwesterly corner of the Geographic Township of Grummett in the Territorial District of Kenora; thence east astronomically to the southwesterly corner of the Geographic Township of Grummett; thence easterly along the southerly boundary of the geographic townships of Grummett, Cathcart, McNevin and Corman to the place of beginning. O. Reg. 308/86, Sched. A.

> MARY MOGFORD Deputy Minister of Natural Resources

Dated at Toronto, this 26th day of May, 1986.

## FOREST FIRES PREVENTION ACT

O. Reg. 309/86. Restricted Fire Zone. Made-May 26th, 1986. Filed-May 26th, 1986.

## REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

## RESTRICTED FIRE ZONE

1. The North Central Fire Region described in Schedule A hereto is declared to be a Restricted Fire Zone from the 28th day of May to the 30th day of May, both inclusive, in the year 1986. O. Reg. 309/86, s. 1.

#### Schedule A

## NORTH CENTRAL FIRE REGION

In the territorial districts of Algoma, Cochrane, Kenora, Rainy River and Thunder Bay described as follows:

Beginning at the southeast corner of the geographic Township of Corman being a point on the east boundary of the Territorial District of Kenora; thence northerly along that boundary to the southwest corner of G.T.P. Block No. 6; thence easterly along the south boundary of that block to the southeast corner thereof; thence northerly along the east boundary of that block and the northerly production of that east boundary to the base line run by Phillips and Benner, Ontario Land Surveyors, in 1931; thence northeasterly in a straight line to the point of intersection of the parallel of latitude 50° 00' with the meridian line run by K.G. Ross, Ontario Land Surveyor, in 1921; thence easterly along the parallel of latitude 50° 00' to the line of longitude 90° 00'; thence northerly along the line of longitude 90° 00' to the parallel of latitude 51° 00'; thence easterly along the parallel of latitude 51° 00' to the line of longitude 89° 00'; thence northerly along the line of longitude 89° 00' to the southerly boundary of Wunnumin Lake Indian Reserve Number 86; thence easterly along that southerly boundary to the easterly boundary of that Indian Reserve; thence northerly along that easterly boundary to the northerly boundary of that Indian Reserve; thence westerly along that northerly boundary to the line of longitude 89° 00'; thence northerly along that line of longitude to the parallel of latitude 54° 00'; thence easterly along the parallel of latitude 54° 00' to the intersection with a line drawn in a course of north astronomic from the northwest corner of the geographic Township of Bicknell, in the Territorial District of Cochrane; thence south astronomically along that line to the northwest corner of the geographic Township of Bicknell; thence easterly along the north boundary of the last mentioned geographic township to the northeast corner thereof; thence southerly along the east boundary of the geographic townships of Bicknell, 24 | Boyce and Clavet to the northerly boundary of the

geographic Township of Downer; thence easterly along the north boundary of the last mentioned geographic township to the northeast corner thereof; thence southerly along the east boundary of the geographic townships of Downer, Frances and Flanders to the southeast corner of the last mentioned geographic township; thence westerly along the south boundary of the last mentioned geographic township to the southwest corner thereof; thence southerly along the west boundary of the geographic townships of Foch and Drew to the northeast corner of the geographic Township of Spooner; thence westerly along the north boundary of the geographic Township of Spooner to the northwest corner thereof; thence southerly along the west boundary of the geographic Township of Spooner to the southwest corner thereof; thence southerly in a straight line to the northeast corner of the geographic Township of McGill; thence westerly along the north boundary of the last mentioned geographic township to the northwest corner thereof; thence southerly along the west boundary of the last mentioned geographic township to the southwesterly corner thereof; thence west astronomically to the intersection with a line drawn in a course of north astronomic from the northwest corner of the geographic Township of Laberge; thence south astronomically along that line to the northwest corner of the geographic Township of Laberge; thence southerly along the west boundary of the last mentioned geographic township to the northerly limit of the right of way of the Canadian Pacific Railway Company; thence westerly along the said northerly limit to the intersection with the east boundary of the geographic Township of Lecours; thence southerly along the said east boundary and its southerly production to the intersection with a line drawn on a course of east astronomic from southeast corner of the geographic Township of Pic; thence west astronomically along that line and continuing westerly along the south boundary of the said geographic Township of Pic to the intersection with the westerly boundary of Pukaskwa National Park; thence north 0° 38' 10" east along the said park boundary 780.468 metres; thence north 86° 31' 40" west along the said park boundary 2323.993 metres; thence north 2° 25′ 50″ east along the said park boundary 1014.761 metres; thence south 50° 26' 20" west along the said park boundary 129.174 metres; thence south 56° 08' 20" west along the said park boundary 266.282 metres; thence south 18° 25' 00" west along the said park boundary 486.571 metres; thence south 26° 00' 10" west along the said park boundary 200.863 metres; thence south 47° 18' 20" west along the said park boundary 306.376 metres; thence north 71° 56' 30" west along the said park boundary 183.596 metres; thence south 70° 34' 40" west along the said park boundary 329.245 metres, more or less, to the water's edge of Lake Superior; thence south 68° 00' west 9.656 kilometres; thence south 22° 00' east 25.750 kilometres; thence south 30° 00' west 82.077 kilometres, more or less, to the International Boundary between Canada and the United States of America; thence in a northwesterly, southwesterly and westerly direction following that International Boundary to the line of longitude 92° 30'; thence northerly along that line of longitude to the

water's edge along the southerly shore of Seine River; thence in an easterly direction along that water's edge to the south boundary of Indian Reserve Number 23A; thence easterly along the south boundary of Indian Reserve Number 23A to the southeast corner thereof; thence northerly along the east boundary of Indian Reserve Number 23A to the water's edge along the southerly shore of Seine River; thence in an easterly direction along that water's edge to the southerly limit of the right of way of the King's Highway known as Number 11; thence easterly along that limit to the intersection with the southerly production of the east boundary of the geographic Township of Bennett; thence northerly along that southerly production and the east boundary of that township and the northerly production of that east boundary to the boundary between the territorial districts of Kenora and Rainy River; thence westerly along that boundary to the 5th Meridian Line as surveyed by A. Niven, Ontario Land Surveyor in 1897; thence northerly along that meridian line to the intersection with a line drawn on a course of west astronomic from the southwest corner of the geographic Township of Grummett; thence east astronomically along that line to the southwest corner of the geographic Township of Grummett; thence easterly along the south boundary of the geographic townships of Grummett, Cathcart, McNevin and Corman to the place of beginning. O. Reg. 309/86, Sched. A.

> MARY MOGFORD Deputy Minister of Natural Resources

> > 24

Dated at Toronto, this 26th day of May, 1986.

(8819)

## FOREST FIRES PREVENTION ACT

O. Reg. 310/86. Restricted Fire Zone. Made—May 26th, 1986. Filed—May 26th, 1986.

## REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

#### RESTRICTED FIRE ZONE

1. The Northern Fire Region described in Schedule A hereto is declared to be a Restricted Fire Zone from the 26th day of May to the 30th day of May, both inclusive, in the year 1986. O. Reg. 310/86, s. 1.

#### Schedule A

#### NORTHERN FIRE REGION

In the territorial districts of Algoma. Cochrane, Kenora Patricia Portion, Sudbury and Timiskaming described as follows:

Beginning at the southwest corner of the geographic Township of Drew, in the Territorial District of Algoma; thence easterly along the south boundary of the geographic townships of Drew and Cholette to the northwest corner of the geographic Township of Bayfield: thence southerly along the west boundary of the geographic Township of Bayfield to the southwest corner thereof; thence easterly along the south boundary of the last mentioned township to the northwest corner of the geographic Township of Gourlay; thence southerly along the west boundary of that township to the southwest corner thereof; thence easterly along the south boundary of the geographic townships of Gourlay, Breckenridge, Lizar, Ermine, Irving and Marjorie to the west boundary of the geographic Township of Hook; thence southerly along the west boundary of the last mentioned township to the southwest corner thereof; thence easterly along the south boundary of the geographic townships of Hook and Hayward to the west boundary of the geographic Township of Coderre; thence southerly along the west boundary of the geographic townships of Coderre and Lerwick to the northeast corner of the geographic Township of Kildare; thence westerly along the north boundary of that township to the northwest corner thereof; thence southerly along the west boundary of that township to a limit of the Missinaibi Provincial Park measured south 57° 00' west from a point distant 13100 metres measured south 77° 30' west from a point distant 1650 metres measured west astronomic from a point on the east boundary of the geographic Township of Kildare distant 6500 metres measured northerly thereon from the southeast corner thereof; thence south 57° 00' west along that limit of Missinaibi Provincial Park to the north boundary of the geographic Township of Baltic; thence westerly along the north boundary of the geographic townships of Baltic and Leeson to the northwest corner of the last mentioned township; thence southerly along the west boundary of the geographic townships of Leeson, Brackin and Lang to the southwest corner of the last mentioned township; thence westerly along the north boundary of the geographic Township of Bader to the northwest corner thereof; thence southerly along the west boundary of the geographic townships of Bader, Hornell and D'Avaugour to the southwest corner of the last mentioned township; thence easterly along the south boundary of that township to the northwest corner of the geographic Township of Cosens; thence southerly along the west boundary of the geographic townships of Cosens, Topham, Windego, Beilhartz, Engstrom, Hammond, and Moen to the southwest corner of the last mentioned township; thence easterly along the south boundary of the geographic townships of Moen, Moggy and Neill to the southeast corner of the last mentioned township; thence northerly along the east boundary of that township to the southwest corner of the geographic Township of Patenaude; thence easterly along the south boundary of that township to the southeast corner thereof; thence southerly along the west boundary of the geographic Township of Carruthers to the southwest corner thereof; thence easterly along the south boundary of the geographic townships of Carruthers, Cassidy, Deans, Drey, Dukszta, and Eaton to the southeast corner of

the last mentioned township; thence southerly along the west boundary of the geographic townships of Guindon and McKeough to the southwest corner of the last mentioned township; thence easterly along the south boundary of the geographic townships of McKeough, Fulton, Gladwin, Ivy, Earl, Specht, Breadner, Battersby, Dublin, Onaping, Frechette, McNamara and Cotton to the southeast corner of the last mentioned township; thence northerly along the east boundary of the geographic townships of Cotton, Valin and Stull to the south boundary of the geographic Township of Dufferin; thence easterly along the south boundary of the geographic townships of Dufferin and Leckie to the southeast corner of the last mentioned township; thence northerly along the east boundary of that township to the northeast corner thereof; thence westerly along the north boundary of that township to the southeast corner of the geographic Township of Ray; thence northerly along the east boundary of that township to the southwest corner of the geographic Township of Charters: thence easterly along the south boundary of the geographic townships of Charters and Corkill to the southeast corner of the last mentioned township; thence northerly along the east boundary of that township to the southwest corner of the geographic Township of Roadhouse; thence easterly along the south boundary of the geographic townships of Roadhouse, Willet, Barber, Cane and Henwood to the southwest corner of the Township of Kerns; thence easterly along the south boundary of the townships of Kerns, Harley and Casey to the Interprovincial Boundary between Ontario and Quebec; thence in a northerly direction along that Interprovincial Boundary to the shore of James Bay; thence southwesterly, northwesterly, northerly and northwesterly following the shore of James Bay and Hudson Bay to the Interprovincial Boundary between Ontario and Manitoba; thence in a southwesterly direction along that Interprovincial Boundary to the intersection with the westerly production of a line joining the intersection of the line of longitude 91° 30' and the parallel of latitude 55° 00' with the intersection of the line of longitude 89° 00' and the parallel of latitude 54° 00'; thence southeasterly along that production and that line to the intersection with the line of longitude 89° 00' and the parallel of latitude 54° 00'; thence easterly along the parallel latitude 54° 00' to the intersection with a line drawn on a course of north astronomic from the northwest corner of the geographic Township of Bicknell; thence south astronomically along that line to the northwest corner of the geographic Township of Bicknell; thence easterly along the north boundary of that township to the northwest corner of the geographic Township of Burrell; thence southerly along the west boundary of the geographic townships of Burrell. Shuel and Kohler to the southwest corner of the last mentioned township; thence easterly along the south boundary of that township to the northwest corner of the geographic Township of Mercer; thence southerly along the west boundary of the geographic townships of Mercer, Hiawatha and Nagagami to the southwest corner of the last mentioned township; thence westerly along the north boundary of the geographic Township of Foch to the northwest corner thereof; thence southerly along the west boundary of the geographic townships of Foch and Drew to the place of beginning. O. Reg. 310/86, Sched. A.

> MARY MOGFORD Deputy Minister of Natural Resources

Dated at Toronto, this 26th day of May, 1986.

(8820)

### FOREST FIRES PREVENTION ACT

O. Reg. 311/86. Restricted Fire Zone. Made—May 26th, 1986. Filed—May 26th, 1986.

## REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

#### RESTRICTED FIRE ZONE

1. The Northeastern Fire Region described in Schedule A hereto is declared to be a Restricted Fire Zone from the 26th day of May to the 30th day of May, both inclusive, in the year 1986. O. Reg. 311/86, s. 1.

#### Schedule A

#### NORTHEASTERN FIRE REGION

In the territorial districts of Algoma, Manitoulin, Nipissing, Parry Sound, Sudbury, Thunder Bay and Timiskaming described as follows:

Beginning at the northeast corner of the geographic Township of Mildred, in the Territorial District of Algoma; thence southerly along the east boundary of that township to the southeast corner thereof; thence easterly along the north boundary of the geographic townships of Nebotik and Conking to the northeast corner of the last mentioned township; thence southerly along the east boundary of that township to the southeast corner thereof; thence westerly along the south boundary of the geographic Township of Conking to the northeast corner of the geographic Township of Abigo; thence southerly along the east boundary of the last mentioned township to a limit of the Missinaibi Provincial Park measured south 57° 00' west from a point distant 13100 metres measured south 77° 30' west from a point distant 1650 metres measured west astronomic from a point on the east boundary of the geographic Township of Kildare distant 6500 metres measured northerly thereon from the southeast corner thereof; thence south 57° 00' west along that limit of Missinaibi Provincial Park to the south boundary of the geographic Township of Abigo; thence westerly along the south boundary of the geographic townships of Abigo, Amik and Winget to the northeast corner of the geographic Township of Rennie; thence southerly along the east boundary of the geographic townships of Rennie, Stover and Marsh to the southeast corner of the last mentioned township; thence westerly along the south boundary of that township to the southwest corner thereof; thence southerly along the east boundary of the geographic townships of Echum, Laforme, and Nadjiwon to the southeast corner of the last mentioned township; thence easterly along the north boundary of the geographic Township of Recollect to the northeast corner thereof; thence southerly along the east boundary of the geographic townships of Recollect, Shawkence, Wawia, Behmann, Emiry, Hallett and McParland to the northwest corner of the geographic Township of Schembri; thence easterly along the north boundary of the geographic townships of Schembri, Scriven and Sherratt to the northeast corner of the last mentioned township; thence northerly along the west boundary of the geographic Township of Carton to the northwest corner thereof; thence easterly along the north boundary of that township to the northeast corner thereof; thence southerly along the east boundary of the geographic Township of Carton to the northwest corner of the geographic Township of Ferrier; thence easterly along the north boundary of the geographic townships of Ferrier, Foulds, Gaunt, Gilbertson, Gisborn and Grossman to the northeast corner of the last mentioned township; thence southerly along the east boundary of the geographic townships of Grossman and Leluk to the southeast corner of the last mentioned township; thence easterly along the north boundary of the geographic townships of Parrott, Comox, Ethel, Durban, Jasper, Alton, Lafleche, Athlone, Muldrew, Fairbairn, Dunbar, Sweeny, Beaumont and Beresford to the northeast corner of the last mentioned township; thence northerly along the west boundary of the geographic townships of Howey, Haentschel and McLeod to the northwest corner of the last mentioned township; thence easterly along the north boundary of the geographic townships of McLeod and Ellis to the southwest corner of the geographic Township of Corley; thence northerly along the west boundary of that township to the northwest corner thereof; thence westerly along the south boundary of the geographic Township of Donovan to the southwest corner thereof; thence northerly along the west boundary of that township to the northwest corner thereof; thence easterly along the north boundary of the geographic townships of Donovan and Brewster to the northeast corner of the last mentioned geographic township; thence northerly along the west boundary of the geographic Township of Wallis to the northwest corner thereof; thence easterly along the north boundary of the geographic townships of Wallis, Banks, Speight, Auld, and Lundy to the northwest corner of the Township of Hudson; thence easterly along the north boundary of the townships of Hudson, Dymond and Harris to the Interprovincial Boundary between Ontario and Quebec; thence in a southerly and southeasterly direction following that Interprovincial Boundary to the northeasterly corner of the Improvement District of Cameron; thence southerly along the easterly boundary of the Improvement District of Cameron to the northeasterly corner of the geographic

Township of Deacon; thence westerly along the northerly boundary of the geographic Township of Deacon to a point thereon distant 2048.518 metres measured south 20° 48' 25" east from a point distant 5427.680 metres measured north 69° 08' 20" east from a point in the easterly boundary of the geographic Township of Boyd distant 4084.354 metres measured northerly thereon from the southeasterly corner thereof; thence north 20° 48' 25" west 2048.518 metres; thence south 69° 08' 20" west 5427.680 metres to a point in the easterly boundary of the geographic Township of Boyd distant 4084.354 metres measured northerly thereon from the southeasterly corner thereof; thence northerly along the easterly boundary of the geographic Township of Boyd to the intersection with the centre line of the allowance for road between former concessions X and XI in the said township; thence south 69° 06' west 6095.994 metres; thence south 65° 16' west 1214.874 metres; thence south 65° 26' 30" west 259.147 metres; thence north 22° 01' 30" west 2122.705 metres; thence south 69° 07' 00" west 4161.748 metres; thence south 22° 01' 30" east 2216.217 metres; thence south 68° 46' west 411.811 metres; thence south 69° 08' west 417.846 metres; thence south 68° 57' west 401.753 metres; thence south 68° 29' west 401.753 metres; thence south 68° 38' west 813.564 metres to the easterly boundary of the geographic Township of Pentland; thence northerly along the easterly boundary of that township to the northeasterly corner thereof; thence westerly along the southerly boundary of the geographic Township of Lauder to the survey monument opposite the line between former lots 12 and 13, Concession I, in the said township; thence north 20° 51' 40" west 2172 metres; thence south 69° 08' 50" west 3850.126 metres; thence south 20° 49' 40" east 2172.833 metres to the southerly boundary of the geographic Township of Lauder; thence westerly along that southerly boundary of that township to the southwesterly corner thereof; thence southerly along the easterly boundary of the geographic Township of Boulter to the southeasterly corner thereof; thence westerly along the southerly boundary of that township to the southwesterly corner thereof; thence continuing westerly along the northerly boundary of the geographic townships of Ballantyne and Laurier to the northwesterly corner of the last mentioned township; thence continuing westerly along the northerly boundary of the Township of Machar to the northwesterly corner thereof; thence westerly along the southerly boundary of the geographic townships of Pringle and East Mills to the southwesterly corner of the last mentioned township; thence northerly along the westerly boundary of the geographic townships of East Mills and Hardy to the water's edge along the southerly shore of the Memesagamesing River; thence in a general northwesterly direction following that water's edge to the intersection with the water's edge along the southerly shore of the French River Main Channel; thence north astronomically to the intersection with the boundary between the territorial districts of Parry Sound and Sudbury; thence in a general westerly and southwesterly direction following that boundary to the intersection with the westerly limit of the right of way of the Canadian National railway line; thence in a southeasterly direction following that limit

to Key Junction; thence southerly along the westerly limit of an abandoned right of way of the Canadian National railway line to the intersection with a line drawn east astronomic from the point on the water's edge at the most northerly extremity of Pine Island in Key Harbour; thence west astronomically 0.520 kilometres, more or less, to a point distant 0.060 kilometres measured westerly from the high water mark of the mainland immediately east of Pine Island; thence south astronomically 0.380 kilometres; thence south 72° 00' west 0.350 kilometres; thence north 83° 00' west 1.750 kilometres; thence south 85° 30' west 1.200 kilometres; thence south 43° 00' west 2.030 kilometres; thence north 88° 00' west 2.480 kilometres, thence southwesterly in a straight line to the southeast corner of the Territorial District of Manitoulin being distant 64.374 kilometres measured south astronomic from the southeast corner of the geographic Township of Humboldt; thence west astronomically along the south boundary of the last mentioned territorial district to the International Boundary between Canada and the United States of America; thence in a general northwesterly direction following that International Boundary to the intersection with a line drawn south 30° 00' west from a point distant 25.750 kilometres measured south 22° 00' east from a point distant 9.656 kilometres measured south 68° 00' west from the intersection of the westerly boundary of Pukaskwa National Park with the water's edge of Lake Superior; thence north 30° 00' east 82.077 kilometres; thence north 22° 00' west 25.750 kilometres; thence north 68° 00' east 9.656 kilometres, more or less, to the intersection of the westerly boundary of Pukaskwa National Park with the water's edge of Lake Superior; thence north 70° 34' 40" east along that park boundary 329.245 metres; thence south 71° 56′ 30″ east along that park boundary 183.596 metres; thence north 47° 18' 20" east along that park boundary 306.376 metres; thence north 26° 00' 10" east along that park boundary 200.863 metres; thence north 18° 25' 00" east along that said park boundary 486.571 metres; thence north 56° 08' 20" east along that park boundary 266.282 metres; thence north 50° 26' 20" east along that park boundary 129.174 metres; thence south 2° 25' 50" west along that park boundary 1014.761 metres; thence south 86° 31' 40" east along that park boundary 2323.993 metres; thence south 0° 38′ 10″ west along that park boundary 780.468 metres to the south boundary of the geographic Township of Pic; thence easterly along that south boundary and its easterly production to the intersection with the southerly production of the east boundary of the geographic Township of Lecours; thence northerly along that southerly production and the east boundary of the geographic Township of Lecours to the northerly limit of the right of way of the Canadian Pacific railway line; thence easterly along that northerly limit to the west boundary of the geographic Township of Laberge; thence northerly along that west boundary to the northwest corner of the geographic Township of Laberge; thence northerly along the northerly production of the west boundary of that township to the intersection with the westerly production of the south boundary of the geographic Township of McGill; thence easterly along that westerly production to the southwest corner of the geographic

Township of McGill; thence northerly along the west boundary of that township to the northwest corner thereof; thence easterly along the north boundary of that township to the northeast corner thereof; thence northerly in a straight line to the southwest corner of the geographic Township of Spooner; thence northerly along the west boundary of that township to the northwest corner thereof; thence easterly along the north boundary of the geographic Township of Spooner to the west boundary of the geographic Township of Drew; thence southerly along that west boundary to the northwest corner of the geographic Township of Welsh; thence easterly along the north boundary of the geographic townships of Welsh and Matthews to the northeast corner of the last mentioned township; thence southerly along the east boundary of the geographic Township of Matthews to the north boundary of the geographic Township of Hambleton; thence easterly along that north boundary to the northeast corner of the geographic Township of Hambleton; thence southerly along the east boundary of that township to the northwest corner of the geographic Township of Strickland; thence easterly along the north boundary of the geographic townships of Strickland, Nameigos, Mosambik, Carney, Martin and Mildred to the place of beginning. O. Reg. 311/86, Sched. A.

> MARY MOGFORD Deputy Minister of Natural Resources

> > 24

Dated at Toronto, this 26th day of May, 1986.

(8821)

#### PLANNING ACT, 1983

O. Reg. 312/86.
Restricted Areas—County of Simcoe,
Township of Nottawasaga.
Made—May 26th, 1986.
Filed—May 27th, 1986.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

- 1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 229.—(1) A seasonal dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum front yard 7.6 metres

Minimum side yards 3 metres on one side and

1.2 metres on the other side

Maximum height of seasonal dwelling

ling 9.1 metres

Minimum ground floor area of seasonal dwelling

one storey-93 square

metres

one and one-half storeys or more—69.8 square

metres

(2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 37 in Concession V designated as Part 23 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-447. O. Reg. 312/86, s. 1.

L. J. FINCHAM Director Plans Administration Branch Central and Southwest Ministry of Municipal Affairs

Dated at Toronto, this 26th day of May, 1986.

(8822) 24

#### PLANNING ACT, 1983

O. Reg. 313/86.
Restricted Areas—County of Simcoe,
Township of Nottawasaga.
Made—May 26th, 1986.
Filed—May 27th, 1986.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

 Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

230.—(1) The single-family dwelling and farm buildings and other buildings and structures accessory thereto existing on the land described in subsection (2) on the 20th day of February, 1986 may continue to be used.

(2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 7 in Concession IV described as Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-11051. O. Reg. 313/86, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 26th day of May, 1986.

(8823) 24

#### FOREST FIRES PREVENTION ACT

O. Reg. 314/86. Restricted Fire Zone. Made—May 28th, 1986. Filed—May 28th, 1986.

## REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

### RESTRICTED FIRE ZONE

1. The North Central Fire Region described in Schedule A hereto is declared to be a Restricted Fire Zone from the 31st day of May to the 3rd day of June, both inclusive in the year, 1986. O. Reg. 314/86, s. 1.

## Schedule A

## NORTH CENTRAL FIRE REGION

In the territorial districts of Algoma, Cochrane, Kenora, Rainy River and Thunder Bay described as follows:

Beginning at the southeast corner of the geographic Township of Corman being a point on the east boundary of the Territorial District of Kenora; thence northerly along that boundary to the southwest corner of G.T.P. Block No. 6; thence easterly along the south boundary of that block to the southeast corner thereof; thence northerly along the east boundary of that block and the northerly production of that east boundary to the base line run by Phillips and Benner, Ontario Land Surveyors, in 1931; thence northeasterly in a straight line to the point of intersection of the parallel of latitude 50° 00' with the meridian line run by K.G. Ross, Ontario Land Surveyor, in 1921; thence easterly along the parallel of latitude 50° 00' to the line of longitude 90° 00'; thence northerly along the line of longitude 90° 00′ to the parallel of latitude 51° 00′; thence easterly along the parallel of latitude 51° 00′ to the line of longitude 89° 00'; thence northerly along the line of longitude 89° 00' to the southerly boundary of Wunnumin Lake Indian Reserve Number 86; thence east-

erly along that southerly boundary to the easterly boundary of that Indian Reserve; thence northerly along that easterly boundary to the northerly boundary of that Indian Reserve; thence westerly along that northerly boundary to the line of longitude 89° 00'; thence northerly along that line of longitude to the parallel of latitude 54° 00'; thence easterly along the parallel of latitude 54° 00' to the intersection with a line drawn in a course of north astronomic from the northwest corner of the geographic Township of Bicknell, in the Territorial District of Cochrane; thence south astronomically along that line to the northwest corner of the geographic Township of Bicknell; thence easterly along the north boundary of the last mentioned geographic township to the northeast corner thereof; thence southerly along the east boundary of the geographic townships of Bicknell. Boyce and Clavet to the northerly boundary of the geographic Township of Downer; thence easterly along the north boundary of the last mentioned geographic township to the northeast corner thereof; thence southerly along the east boundary of the geographic townships of Downer, Frances and Flanders to the southeast corner of the last mentioned geographic township; thence westerly along the south boundary of the last mentioned geographic township to the southwest corner thereof; thence southerly along the west boundary of the geographic townships of Foch and Drew to the northeast corner of the geographic Township of Spooner; thence westerly along the north boundary of the geographic Township of Spooner to the northwest corner thereof; thence southerly along the west boundary of the geographic Township of Spooner to the southwest corner thereof; thence southerly in a straight line to the northeast corner of the geographic Township of McGill; thence westerly along the north boundary of the last mentioned geographic township to the northwest corner thereof; thence southerly along the west boundary of the last mentioned geographic township to the southwesterly corner thereof; thence west astronomically to the intersection with a line drawn in a course of north astronomic from the northwest corner of the geographic Township of Laberge; thence south astronomically along that line to the northwest corner of the geographic Township of Laberge; thence southerly along the west boundary of the last mentioned geographic township to the northerly limit of the right of way of the Canadian Pacific Railway Company; thence westerly along the said northerly limit to the intersection with the east boundary of the geographic Township of Lecours; thence southerly along the said east boundary and its southerly production to the intersection with a line drawn on a course of east astronomic from southeast corner of the geographic Township of Pic; thence west astronomically along that line and continuing westerly along the south boundary of the said geographic Township of Pic to the intersection with the westerly boundary of Pukaskwa National Park; thence north 0° 38' 10" east along the said park boundary 780.468 metres; thence north 86° 31′ 40″ west along the said park boundary 2323.993 metres; thence north 2° 25′ 50″ east along the said park boundary 1014.761 metres; thence south 50° 26' 20" west along the said park boundary 129.174

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metres; thence south 56° 08' 20" west along the said park boundary 266,282 metres; thence south 18° 25' 00" west along the said park boundary 486.571 metres; thence south 26° 00' 10" west along the said park boundary 200.863 metres; thence south 47° 18' 20" west along the said park boundary 306.376 metres; thence north 71° 56' 30" west along the said park boundary 183.596 metres; thence south 70° 34' 40" west along the said park boundary 329.245 metres, more or less, to the water's edge of Lake Superior; thence south 68° 00' west 9.656 kilometres; thence south 22° 00' east 25.750 kilometres; thence south 30° 00' west 82.077 kilometres, more or less, to the International Boundary between Canada and the United States of America; thence in a northwesterly, southwesterly and westerly direction following that International Boundary to the line of longitude 92° 30'; thence northerly along that line of longitude to the water's edge along the southerly shore of Seine River; thence in an easterly direction along that water's edge to the south boundary of Indian Reserve Number 23A; thence easterly along the south boundary of Indian Reserve Number 23A to the southeast corner thereof; thence northerly along the east boundary of Indian Reserve Number 23A to the water's edge along the southerly shore of Seine River; thence in an easterly direction along that water's edge to the southerly limit of the right of way of the King's Highway known as Number 11; thence easterly along that limit to the intersection with the southerly production of the east boundary of the geographic Township of Bennett; thence northerly along that southerly production and the east boundary of that township and the northerly production of that east boundary to the boundary between the territorial districts of Kenora and Rainy River; thence westerly along that boundary to the 5th Meridian Line as surveyed by A. Niven, Ontario Land Surveyor in 1897; thence northerly along that meridian line to the intersection with a line drawn on a course of west astronomic from the southwest corner of the geographic Township of Grummett; thence east astronomically along that line to the southwest corner of the geographic Township of Grummett; thence easterly along the south boundary of the geographic townships

> MARY MOGFORD Deputy Minister of Natural Resources

Dated at Toronto, this 28th day of May, 1986.

of Grummett, Cathcart, McNevin and Corman to the

place of beginning. O. Reg. 314/86, Sched. A.

(8830) 24

#### FOREST FIRES PREVENTION ACT

O. Reg. 315/86. Restricted Fire Zone. Made—May 28th, 1986. Filed—May 28th, 1986.

## REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

#### RESTRICTED FIRE ZONE

1. The Northwestern Fire Region described in Schedule A hereto is declared to be a Restricted Fire Zone from the 31st day of May to the 3rd day of June, both inclusive in the year, 1986. O. Reg. 315/86, s. 1.

#### Schedule A

In the territorial districts of Kenora, Kenora-Patricia Portion and Rainy River, described as follows:

Beginning at the southeasterly corner of the Geographic Township of Corman in the Territorial District of Kenora; thence northerly along the easterly boundary of the geographic townships of Corman and Chartrand and the northerly production of the easterly boundary of the Geographic Township of Chartrand to the southwesterly corner of G.T.P. Block No. 6; thence easterly along the south boundary of that block to the southeasterly corner thereof; thence northerly along the easterly boundary of that block and the northerly production of the easterly boundary of that Block No. 6 to the base line run by Phillips and Benner, Ontario Land Surveyors, in 1931; thence northeasterly in a straight line to the intersection of latitude 50° 00' with the meridian line run by K.G. Ross, Ontario Land Surveyor, in 1921; thence easterly along latitude 50° 00' to longitude 90° 00'; thence northerly along longitude 90° 00' to latitude 51° 00'; thence easterly along latitude 51° 00' to longitude 89° 00'; thence northerly along longitude 89° 00' to latitude 52° 30'; thence westerly along latitude 52° 30' to the Interprovincial Boundary between Ontario and Manitoba; thence in southwesterly and southerly direction following that boundary to the International Boundary between Canada and the United States of America; thence in an easterly and southeasterly direction following that boundary to longitude 92° 30'; thence northerly along that longitude to the high-water mark along the southerly bank of the Seine River; thence easterly along that high-water mark to the southerly boundary of Indian Reserve 23A; thence easterly and northerly along that boundary to the high-water mark along the southerly bank of the Seine River; thence easterly along that high-water mark to the southerly limit of the right of way of that part of the King's Highway known as No. 11; thence easterly along that right of way to the southerly production of the easterly boundary of the Geographic Township of Bennett in the Territorial District of Rainy River; thence northerly along that southerly production and the easterly boundary of that geographic township and the northerly production of that geographic township and the northerly production of the easterly boundary of the Geographic Township of Bennett to the 3rd base line; thence westerly along that base line to the 5th meridian line; thence northerly along that meridian line to a line drawn west astronomically from the southwesterly corner of the Geographic Township of Grummett in the Territorial District of Kenora; thence east astronomically to the southwesterly corner of the Geo-

O. Reg. 316/86

graphic Township of Grummett; thence easterly along the southerly boundary of the geographic townships of Grummett, Cathcart, McNevin and Corman to the place of beginning. O. Reg. 315/86, Sched. A.

> MARY MOGFORD Deputy Minister of Natural Resources

Dated at Toronto, this 28th day of May, 1986.

(8831)

### FOREST FIRES PREVENTION ACT

O. Reg. 316/86. Restricted Fire Zone. Made—May 28th, 1986. Filed—May 28th, 1986.

## REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

#### RESTRICTED FIRE ZONE

1. The Northeastern Fire Region described in Schedule A hereto is declared to be a Restricted Fire Zone from the 31st day of May to the 3rd day of June, both inclusive in the year, 1986. O. Reg. 316/86, s. 1.

#### Schedule A

#### NORTHEASTERN FIRE REGION

In the territorial districts of Algoma, Manitoulin, Nipissing, Parry Sound, Sudbury, Thunder Bay and Timiskaming described as follows:

Beginning at the northeast corner of the geographic Township of Mildred, in the Territorial District of Algoma; thence southerly along the east boundary of that township to the southeast corner thereof; thence easterly along the north boundary of the geographic townships of Nebotik and Conking to the northeast corner of the last mentioned township; thence southerly along the east boundary of that township to the southeast corner thereof; thence westerly along the south boundary of the geographic Township of Conking to the northeast corner of the geographic Township of Abigo; thence southerly along the east boundary of the last mentioned township to a limit of the Missinaibi Provincial Park measured south 57° 00' west from a point distant 13100 metres measured south 77° 30' west from a point distant 1650 metres measured west astronomic from a point on the east boundary of the geographic Township of Kildare distant 6500 metres measured northerly thereon from the southeast corner thereof; thence south 57° 00' west along that limit of Missinaibi Provincial Park to the south boundary of the geographic Township of Abigo; thence westerly along the south boundary of the geographic townships of Abigo, Amik and Winget to the northeast corner of

the geographic Township of Rennie; thence southerly along the east boundary of the geographic townships of Rennie, Stover and Marsh to the southeast corner of the last mentioned township; thence westerly along the south boundary of that township to the southwest corner thereof; thence southerly along the east boundary of the geographic townships of Echum, Laforme, and Nadiiwon to the southeast corner of the last mentioned township; thence easterly along the north boundary of the geographic Township of Recollect to the northeast corner thereof; thence southerly along the east boundary of the geographic townships of Recollect, Shawkence, Wawia, Behmann, Emiry, Hallett and McParland to the northwest corner of the geographic Township of Schembri; thence easterly along the north boundary of the geographic townships of Schembri, Scriven and Sherratt to the northeast corner of the last mentioned township; thence northerly along the west boundary of the geographic Township of Carton to the northwest corner thereof; thence easterly along the north boundary of that township to the northeast corner thereof; thence southerly along the east boundary of the geographic Township of Carton to the northwest corner of the geographic Township of Ferrier; thence easterly along the north boundary of the geographic townships of Ferrier, Foulds, Gaunt, Gilbertson, Gisborn and Grossman to the northeast corner of the last mentioned township; thence southerly along the east boundary of the geographic townships of Grossman and Leluk to the southeast corner of the last mentioned township; thence easterly along the north boundary of the geographic townships of Parrott, Comox, Ethel, Durban, Jasper, Alton, Lafleche, Athlone, Muldrew, Fairbairn, Dunbar, Sweeny, Beaumont and Beresford to the northeast corner of the last mentioned township; thence northerly along the west boundary of the geographic townships of Howey, Haentschel and McLeod to the northwest corner of the last mentioned township; thence easterly along the north boundary of the geographic townships of McLeod and Ellis to the southwest corner of the geographic Township of Corley; thence northerly along the west boundary of that township to the northwest corner thereof; thence westerly along the south boundary of the geographic Township of Donovan to the southwest corner thereof; thence northerly along the west boundary of that township to the northwest corner thereof; thence easterly along the north boundary of the geographic townships of Donovan and Brewster to the northeast corner of the last mentioned geographic township; thence northerly along the west boundary of the geographic Township of Wallis to the northwest corner thereof; thence easterly along the north boundary of the geographic townships of Wallis, Banks, Speight, Auld, and Lundy to the northwest corner of the Township of Hudson; thence easterly along the north boundary of the townships of Hudson, Dymond and Harris to the Interprovincial Boundary between Ontario and Quebec; thence in a southerly and southeasterly direction following that Interprovincial Boundary to the northeasterly corner of the Improvement District of Cameron; thence southerly along the easterly boundary of the Improvement District of Cameron to the northeasterly corner of the geographic

Township of Deacon; thence westerly along the northerly boundary of the geographic Township of Deacon to a point thereon distant 2048.518 metres measured south 20° 48' 25" east from a point distant 5427.680 metres measured north 69° 08' 20" east from a point in the easterly boundary of the geographic Township of Boyd distant 4084.354 metres measured northerly thereon from the southeasterly corner thereof; thence north 20° 48' 25" west 2048.518 metres; thence south 69° 08' 20" west 5427.680 metres to a point in the easterly boundary of the geographic Township of Boyd distant 4084,354 metres measured northerly thereon from the southeasterly corner thereof; thence northerly along the easterly boundary of the geographic Township of Boyd to the intersection with the centre line of the allowance for road between former concessions X and XI in the said township; thence south 69° 06' west 6095.994 metres; thence south 65° 16' west 1214.874 metres; thence south 65° 26' 30" west 259.147 metres; thence north 22° 01' 30" west 2122.705 metres; thence south 69° 07' 00" west 4161.748 metres; thence south 22° 01' 30" east 2216.217 metres; thence south 68° 46' west 411.811 metres; thence south 69° 08' west 417.846 metres; thence south 68° 57' west 401.753 metres; thence south 68° 29' west 401.753 metres; thence south 68° 38' west 813.564 metres to the easterly boundary of the geographic Township of Pentland; thence northerly along the easterly boundary of that township to the northeasterly corner thereof; thence westerly along the southerly boundary of the geographic Township of Lauder to the survey monument opposite the line between former lots 12 and 13, Concession I, in the said township; thence north 20° 51' 40" west 2172 metres; thence south 69° 08' 50" west 3850,126 metres: thence south 20° 49' 40" east 2172.833 metres to the southerly boundary of the geographic Township of Lauder; thence westerly along that southerly boundary of that township to the southwesterly corner thereof; thence southerly along the easterly boundary of the geographic Township of Boulter to the southeasterly corner thereof; thence westerly along the southerly boundary of that township to the southwesterly corner thereof; thence continuing westerly along the northerly boundary of the geographic townships of Ballantyne and Laurier to the northwesterly corner of the last mentioned township; thence continuing westerly along the northerly boundary of the Township of Machar to the northwesterly corner thereof; thence westerly along the southerly boundary of the geographic townships of Pringle and East Mills to the southwesterly corner of the last mentioned township; thence northerly along the westerly boundary of the geographic townships of East Mills and Hardy to the water's edge along the southerly shore of the Memesagamesing River; thence in a general northwesterly direction following that water's edge to the intersection with the water's edge along the southerly shore of the French River Main Channel; thence north astronomically to the intersection with the boundary between the territorial districts of Parry Sound and Sudbury; thence in a general westerly and southwesterly direction following that boundary to the intersection with the westerly limit of the right of way of the Canadian National railway line: thence in a southeasterly direction following that limit

to Key Junction; thence southerly along the westerly limit of an abandoned right of way of the Canadian National railway line to the intersection with a line drawn east astronomic from the point on the water's edge at the most northerly extremity of Pine Island in Key Harbour; thence west astronomically 0.520 kilometres, more or less, to a point distant 0.060 kilometres measured westerly from the high water mark of the mainland immediately east of Pine Island; thence south astronomically 0.380 kilometres; thence south 72° 00' west 0.350 kilometres; thence north 83° 00' west 1.750 kilometres; thence south 85° 30' west 1.200 kilometres; thence south 43° 00' west 2.030 kilometres; thence north 88° 00' west 2.480 kilometres, thence southwesterly in a straight line to the southeast corner of the Territorial District of Manitoulin being distant 64.374 kilometres measured south astronomic from the southeast corner of the geographic Township of Humboldt; thence west astronomically along the south boundary of the last mentioned territorial district to the International Boundary between Canada and the United States of America; thence in a general northwesterly direction following that International Boundary to the intersection with a line drawn south 30° 00' west from a point distant 25,750 kilometres measured south 22° 00' east from a point distant 9.656 kilometres measured south 68° 00' west from the intersection of the westerly boundary of Pukaskwa National Park with the water's edge of Lake Superior; thence north 30° 00' east 82.077 kilometres; thence north 22° 00' west 25.750 kilometres; thence north 68° 00' east 9.656 kilometres, more or less, to the intersection of the westerly boundary of Pukaskwa National Park with the water's edge of Lake Superior; thence north 70° 34' 40" east along that park boundary 329.245 metres; thence south 71° 56′ 30" east along that park boundary 183.596 metres; thence north 47° 18' 20" east along that park boundary 306.376 metres; thence north 26° 00' 10" east along that park boundary 200.863 metres; thence north 18° 25' 00" east along that said park boundary 486.571 metres; thence north 56° 08' 20" east along that park boundary 266.282 metres; thence north 50° 26' 20" east along that park boundary 129.174 metres; thence south 2° 25' 50" west along that park boundary 1014.761 metres; thence south 86° 31' 40" east along that park boundary 2323.993 metres; thence south 0° 38' 10" west along that park boundary 780.468 metres to the south boundary of the geographic Township of Pic; thence easterly along that south boundary and its easterly production to the intersection with the southerly production of the east boundary of the geographic Township of Lecours; thence northerly along that southerly production and the east boundary of the geographic Township of Lecours to the northerly limit of the right of way of the Canadian Pacific railway line; thence easterly along that northerly limit to the west boundary of the geographic Township of Laberge; thence northerly along that west boundary to the northwest corner of the geographic Township of Laberge; thence northerly along the northerly production of the west boundary of that township to the intersection with the westerly production of the south boundary of the geographic Township of McGill; thence easterly along that westerly production to the southwest corner of the geographic

Township of McGill; thence northerly along the west boundary of that township to the northwest corner thereof; thence easterly along the north boundary of that township to the northeast corner thereof; thence northerly in a straight line to the southwest corner of the geographic Township of Spooner; thence northerly along the west boundary of that township to the northwest corner thereof; thence easterly along the north boundary of the geographic Township of Spooner to the west boundary of the geographic Township of Drew; thence southerly along that west boundary to the northwest corner of the geographic Township of Welsh; thence easterly along the north boundary of the geographic townships of Welsh and Matthews to the northeast corner of the last mentioned township; thence southerly along the east boundary of the geographic Township of Matthews to the north boundary of the geographic Township of Hambleton; thence easterly along that north boundary to the northeast corner of the geographic Township of Hambleton; thence southerly along the east boundary of that township to the northwest corner of the geographic Township of Strickland; thence easterly along the north boundary of the geographic townships of Strickland, Nameigos, Mosambik, Carney, Martin and Mildred to the place of beginning. O. Reg. 316/86, Sched. A.

> Mary Mogford Deputy Minister of Natural Resources

Dated at Toronto this 28th day of May, 1986.

(8832) 24

#### FOREST FIRES PREVENTION ACT

O. Reg. 317/86. Restricted Fire Zone. Made—May 28th, 1986. Filed—May 28th, 1986.

## REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

#### RESTRICTED FIRE ZONE

1. The Northern Fire Region described in Schedule A hereto is declared to be a Restricted Fire Zone from the 31st day of May to the 3rd day of June, both inclusive in the year, 1986. O. Reg. 317/86, s. 1.

## Schedule A

#### NORTHERN FIRE REGION

In the territorial districts of Algoma, Cochrane, Kenora Patricia Portion, Sudbury and Timiskaming described as follows:

Beginning at the southwest corner of the geographic Township of Drew, in the Territorial District of Algo-

ma; thence easterly along the south boundary of the geographic townships of Drew and Cholette to the northwest corner of the geographic Township of Bayfield; thence southerly along the west boundary of the geographic Township of Bayfield to the southwest corner thereof; thence easterly along the south boundary of the last mentioned township to the northwest corner of the geographic Township of Gourlay; thence southerly along the west boundary of that township to the southwest corner thereof; thence easterly along the south boundary of the geographic townships of Gourlay, Breckenridge, Lizar, Ermine, Irving and Marjorie to the west boundary of the geographic Township of Hook; thence southerly along the west boundary of the last mentioned township to the southwest corner thereof; thence easterly along the south boundary of the geographic townships of Hook and Hayward to the west boundary of the geographic Township of Coderre; thence southerly along the west boundary of the geographic townships of Coderre and Lerwick to the northeast corner of the geographic Township of Kildare; thence westerly along the north boundary of that township to the northwest corner thereof; thence southerly along the west boundary of that township to a limit of the Missinaibi Provincial Park measured south 57° 00' west from a point distant 13100 metres measured south 77° 30' west from a point distant 1650 metres measured west astronomic from a point on the east boundary of the geographic Township of Kildare distant 6500 metres measured northerly thereon from the southeast corner thereof; thence south 57° 00' west along that limit of Missinaibi Provincial Park to the north boundary of the geographic Township of Baltic; thence westerly along the north boundary of the geographic townships of Baltic and Leeson to the northwest corner of the last mentioned township; thence southerly along the west boundary of the geographic townships of Leeson, Brackin and Lang to the southwest corner of the last mentioned township; thence westerly along the north boundary of the geographic Township of Bader to the northwest corner thereof; thence southerly along the west boundary of the geographic townships of Bader, Hornell and D'Avaugour to the southwest corner of the last mentioned township; thence easterly along the south boundary of that township to the northwest corner of the geographic Township of Cosens; thence southerly along the west boundary of the geographic townships of Cosens, Topham, Windego, Beilhartz, Engstrom, Hammond, and Moen to the southwest corner of the last mentioned township; thence easterly along the south boundary of the geographic townships of Moen, Moggy and Neill to the southeast corner of the last mentioned township; thence northerly along the east boundary of that township to the southwest corner of the geographic Township of Patenaude; thence easterly along the south boundary of that township to the southeast corner thereof; thence southerly along the west boundary of the geographic Township of Carruthers to the southwest corner thereof; thence easterly along the south boundary of the geographic townships of Carruthers, Cassidy, Deans, Drey, Dukszta, and Eaton to the southeast corner of the last mentioned township; thence southerly along the west boundary of the geographic townships of Guindon and McKeough to the southwest corner of the last mentioned township; thence easterly along the south boundary of the geographic townships of McKeough, Fulton, Gladwin, Ivy, Earl, Specht, Breadner, Battersby, Dublin, Onaping, Scotia, Frechette, McNamara and Cotton to the southeast corner of the last mentioned township; thence northerly along the east boundary of the geographic townships of Cotton, Valin and Stull to the south boundary of the geographic Township of Dufferin; thence easterly along the south boundary of the geographic townships of Dufferin and Leckie to the southeast corner of the last mentioned township; thence northerly along the east boundary of that township to the northeast corner thereof; thence westerly along the north boundary of that township to the southeast corner of the geographic Township of Ray; thence northerly along the east boundary of that township to the southwest corner of the geographic Township of Charters; thence easterly along the south boundary of the geographic townships of Charters and Corkill to the southeast corner of the last mentioned township; thence northerly along the east boundary of that township to the southwest corner of the geographic Township of Roadhouse; thence easterly along the south boundary of the geographic townships of Roadhouse, Willet, Barber, Cane and Henwood to the southwest corner of the Township of Kerns; thence easterly along the south boundary of the townships of Kerns, Harley and Casey to the Interprovincial Boundary between Ontario and Quebec; thence in a northerly direction along that Interprovincial Boundary to the shore of James Bay; thence southwesterly, northwesterly, northerly and northwesterly following the shore of James Bay and Hudson Bay to the Interprovincial Boundary between Ontario and Manitoba; thence in a southwesterly direction along that Inter-

provincial Boundary to the intersection with the westerly production of a line joining the intersection of the line of longitude 91° 30' and the parallel of latitude 55° 00' with the intersection of the line of longitude 89° 00' and the parallel of latitude 54° 00'; thence southeasterly along that production and that line to the intersection with the line of longitude 89° 00' and the parallel of latitude 54° 00'; thence easterly along the parallel latitude 54° 00' to the intersection with a line drawn on a course of north astronomic from the northwest corner of the geographic Township of Bicknell; thence south astronomically along that line to the northwest corner of the geographic Township of Bicknell; thence easterly along the north boundary of that township to the northwest corner of the geographic Township of Burrell; thence southerly along the west boundary of the geographic townships of Burrell, Shuel and Kohler to the southwest corner of the last mentioned township; thence easterly along the south boundary of that township to the northwest corner of the geographic Township of Mercer; thence southerly along the west boundary of the geographic townships of Mercer, Hiawatha and Nagagami to the southwest corner of the last mentioned township; thence westerly along the north boundary of the geographic Township of Foch to the northwest corner thereof; thence southerly along the west boundary of the geographic townships of Foch and Drew to the place of beginning. O. Reg. 317/86, Sched. A.

> MARY MOGFORD Deputy Minister of Natural Resources

Dated at Toronto, this 28th day of May, 1986.

(8833) 24



## **Publications Under The Regulations Act**

June 21st. 1986

### LOCAL ROADS BOARDS ACT

O. Reg. 318/86. Establishment of Local Roads Areas -Northern and Eastern Regions. Made-May 22nd, 1986. Filed-June 2nd, 1986.

REGULATION TO AMEND **REGULATION 598 OF** REVISED REGULATIONS OF **ONTARIO. 1980** MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Schedule 4 to Regulation 598 of Revised Regulations of Ontario, 1980, as remade by section I of Ontario Regulation 169/85, is revoked and the following substituted therefor:

#### Schedule 4

### CRERAR, GIBBONS AND BASTEDO LOCAL ROADS AREA

All those portions of the townships of Crerar, Gibbons and Bastedo in the Territorial District of Nipissing and those portions of the Township of Henry in the Territorial District of Sudbury shown outlined on Ministry of Transportation and Communications Plan N-270-A10, filed with the Administrative Services Office of the Ministry of Transportation and Communications at Toronto on the 17th day of April, 1986. O. Reg. 318/86, s. 1.

> EDWARD FULTON Minister of Transportation and Communications

Dated at Toronto, this 22nd day of May, 1986.

(8852)25

### HIGHWAY TRAFFIC ACT

O. Reg. 319/86. Parking. Made-May 30th, 1986. Filed-June 2nd, 1986.

REGULATION TO AMEND **REGULATION 477 OF** REVISED REGULATIONS OF **ONTARIO**, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Schedule 26 of Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980, as amended by section 3 of Ontario Regulation 318/82, is further amended by adding thereto the following paragraph:
- 7. That part of the King's Highway known as No. 21 in the Township of Howard in the County of Kent beginning at a point situate at its intersection with the centre line of the road allowance between concessions 6 and 7 and extending northerly therealong for a distance of 375 metres.
  - 2. Appendix A to the said Regulation is amended by adding thereto the following Schedule:

## Schedule 81

## HIGHWAY No. 62

- That part of the King's Highway known as No. 62, in the Township of Thurlow, in the County of Hastings, beginning at a point situate at its intersection with the roadway known as Hastings County Road No. 33 (Maitland Drive) and extending northerly therealong for a distance of 1120 metres. O. Reg. 319/86, s. 2.
  - 3. Appendix B to the said Regulation is amended by adding thereto the following Schedules:

## Schedule 13

## HIGHWAY No. 64

Column 1	COLUMN 2	Column 3	Column 4	
Highway	Limits	Period	Maximum Period	
Highway No. 64 in the Hamlet of Verner in the Township of Caldwell in the Territorial District of Nipis- sing	Between a point situate 9 metres measured southerly from its intersection with the southerly limit of the roadway known as Gingras Avenue and a point situate 9 metres measured northerly from its intersection with the roadway known as Vercheres Avenue	Mondays to Fridays inclusive	No parking at any time	
		O. Reg. 319/86, s. 3, part.		

## Schedule 14

## HIGHWAY No. 14

COLUMN 1	COLUMN 2	Column 3	COLUMN 4
Highway	Limits	Period	Maximum Period
Township of Rawdon in the County of Hastings	Between a point situate 700 metres measured northerly from its intersection with the centre line of the roadway known as Front Street in the Village of Stirling and a point situate 500 metres measured northerly from its intersection with the centre line of the roadway known as Front Street in the Village of Stirling and a point situate 500 metres measured northerly from its intersection with the centre line of the road allowance between concessions 2 and 3	From September 16, 1986 to September 30, 1986 inclusive	No parking at any time

O. Reg. 319/86, s. 3, part.

EDWARD FULTON
Minister of Transportation
and Communications

Dated at Toronto, this 30th day of May, 1986.

(8853)

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#### HIGHWAY TRAFFIC ACT

O. Reg. 320/86. Speed Limits. Made—May 30th, 1986. Filed—June 2nd, 1986.

REGULATION TO AMEND REGULATION 490 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Paragraph 7 of Part 4 of Schedule 2 to Regulation 490 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Elgin— Twp. of Malahide

- 7. That part of the King's Highway known as No. 3 in the Township of Malahide in the County of Elgin lying between a point situate 120 metres measured easterly from its intersection with the centre line of the road allowance between lots 88 and 89 in Concession North of Talbot Road and a point situate 505 metres measured easterly from its intersection with the centre line of Elk Street in the Town of Aylmer.
- (2) Part 6 of the said Schedule 2 is amended by adding thereto the following paragraph:

Elgin—
Twp. of
Malahide

- 10. That part of the King's Highway known as No. 3 in the Township of Malahide in the County of Elgin commencing at a point situate 505 metres measured easterly from its intersection with the centre line of Elk Street in the Town of Aylmer and extending westerly therealong for a distance of 880 metres.
- 2.—(1) Paragraph 12 of Part 3 of Schedule 5 to the said Regulation, as remade by subsection 3 (2) of Ontario Regulation 374/84, is revoked and the following substituted therefor:

Regional Municipality of Haldimand-Norfolk—

Town of Haldimand

12. That part of the King's Highway known as No. 6 in the Town of Haldimand in The Regional Municipality of Haldimand-Norfolk lying between a point situate 1390 metres measured northerly from its intersection with the northerly limit of the roadway known as Haldimand-Norfolk Regional Road No. 20 in the community of Hagersville and a point situate 1330 metres measured

southerly from its intersection with the southerly limit of the bridge structure over the Grand River in the community of Caledonia.

(2) Part 6 of the said Schedule 5 is amended by adding thereto the following paragraph:

Regional Municipality of Haldimand-Norfolk—

Town of Haldimand 4. That part of the King's Highway known as No. 6 in the Town of Haldimand in The Regional Municipality of Haldimand-Norfolk beginning at a point situate 1330 metres measured southerly from its intersection with the southerly limit of the bridge structure over the Grand River in the community of Caledonia and extending northerly therealong for a distance of 180 metres.

3. Part 4 of Schedule 10 to the said Regulation is amended by adding thereto the following paragraph:

Regional Municipality of Hamilton-Wentworth—

Town of Flamborough

8. That part of the King's Highway known as No. 8 in the Town of Flamborough in The Regional Municipality of Hamilton-Wentworth lying between a point situate 1100 metres measured westerly from the westerly limit of the roadway known as Crookshollow Road and a point situate 145 metres measured westerly from the westerly limits of the roadway known as Middletown Road.

4. Paragraph 6 of Part 5 of Schedule 17 to the said Regulation, as remade by subsection 2 (2) of Ontario Regulation 827/82, is revoked and the following substituted therefor:

County of Simcoe—

Twp. of Mara

City of Orillia as No. 12 in the Township of Mara and the City of Orillia in the County of Simcoe beginning at a point situate 510 metres measured easterly from its intersection with the easterly limit of the structure known as the Atherly Bridge and extending westerly therealong for a distance of 2205 metres.

That part of the King's Highway known

- Paragraph 3 of Part 5 of Schedule 18 to the said Regulation is revoked.
- 6. Part 5 of Schedule 32 to the said Regulation is amended by adding thereto the following paragraph:

Regional Municipality of Waterloo That part of the King's Highway known as No. 24 in the City of Cambridge, in The Regional Municipality of Waterloo, beginning at a point situate 115 metres measured northerly from its intersection City of Cambridge

with the centre line of Pinebush Road/ Eagle Street and extending northerly therealong for a distance of 1350 metres.

7.—(1) Paragraph 4 of Part 3 of Schedule 34 to the said Regulation is revoked and the following substituted therefor:

Perth— Twp. of Logan

- 4. That part of the King's Highway known as No. 23 in the Township of Logan in the County of Perth lying between a point situate 440 metres measured northerly from its intersection with the northerly limit of the roadway known as Frances Street in the Town of Mitchell and a point situate 395 metres measured southerly from its intersection with the centre line of the roadway known as Perth Road 11.
- (2) Paragraph 2 of Part 4 of the said Schedule 34 is revoked.
- (3) Part 6 of the said Schedule 34 is amended by adding thereto the following paragraph:

Perth— Twp. of Logan

- 2. That part of the King's Highway known as No. 23 in the Township of Logan in the County of Perth commencing at a point situate at its intersection with the northerly limit of the roadway known as Frances Street in the Town of Mitchell extending northerly therealong for a distance of 440 metres.
- 8.—(1) Paragraph 1 of Part 4 of Schedule 38 to the said Regulation, as remade by subsection 8 (4) of Ontario Regulation 687/84, is revoked.
- (2) Part 5 of the said Schedule 38, as remade by subsection 8 (5) of Ontario Regulation 687/84, is amended by adding thereto the following paragraph:

Peterborough—

Twp. of Smith

- 4. That part of the King's Highway known as No. 28 in the Township of Smith in the County of Peterborough beginning at a point situate 700 metres measured southerly from its intersection with the northerly limit of the bridge structure over the Otonabee River and extending southerly therealong for a distance of 1000 metres.
- 9. Paragraph 1 of Part 6 of Schedule 44 to the said Regulation, as remade by section 2 of Ontario Regulation 593/85, is revoked and the following substituted therefor:

Victoria—

Twp. of Somerville

Twp. of Bexley  That part of the King's Highway known as No. 35 in the County of Victoria lying between a point situate 450 metres measured southerly from the southerly limits of the bridge over the Gull River in the Township of Somerville and a point situate 350 metres measured northerly from the centre line of the King's Highway known as No. 48 in the Township of Bexley.

10.—(1) Part 4 of Schedule 71 to the said Regulation is amended by adding thereto the following paragraph:

Hastings— Twp. of Thurlow 9. That part of the King's Highway known as No. 62 in the Township of Thurlow, in the County of Hastings, beginning at a point situate 400 metres measured northerly from its intersection with the centre line of the roadway known as Maitland Drive (Hastings County Road No. 33) and extending northerly therealong for a distance of 720 metres.

(2) Part 5 of the said Schedule 71 is amended by adding thereto the following paragraph:

Hastings— Twp. of Thurlow

4. That part of the King's Highway known as No. 62 in the Township of Thurlow, in the County of Hastings, lying between a point situate 335 metres measured southerly from its intersection with the centre line of the King's Highway known as No. 401 and a point situate 400 metres measured northerly from its intersection with the centre line of the roadway known as Maitland Drive (Hastings County Road No. 33).

- 11.—(1) Paragraph 1 of Part 5 of Schedule 147 to the said Regulation is revoked.
- (2) Part 6 of the said Schedule 147 is amended by adding thereto the following paragraph:

Renfrew-

Twp. of Radcliffe  That part of the King's Highway known as No. 517 in the Township of Radcliffe in the County of Renfrew lying between a point situate at its intersection with the centre line of the King's Highway known as No. 62 and a point situate 450 metres southerly from its intersection with the centre line of the roadway known as Craigmont Road.

EDWARD FULTON
Minister of Transportation
and Communications

Dated at Toronto, this 30th day of May, 1986.

Dated at Toronto, this sounday of may, 1900.

#### FOREST FIRES PREVENTION ACT

O. Reg. 321/86. Restricted Fire Zone. Made—June 2nd, 1986. Filed—June 2nd, 1986.

## REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

## RESTRICTED FIRE ZONE

1. Ontario Regulations 314/86, 316/86 and 317/86 are revoked.

MARY MOGFORD Deputy Minister of Natural Resources

Dated at Toronto, this 2nd day of June, 1986.

(8855) 25

## TEACHERS' SUPERANNUATION ACT, 1983

O. Reg. 322/86. General. Made—June 2nd, 1986. Filed—June 2nd, 1986.

## REGULATION TO AMEND ONTARIO REGULATION 423/84 MADE UNDER THE TEACHERS' SUPERANNUATION ACT, 1983

- 1. Ontario Regulation 423/84 is amended by adding thereto the following section:
- 12a. Where a person transfers to the Fund from another pension fund after the 6th day of February, 1986 and the person,
  - (a) is entitled to an allowance under section 13 or 18 of the Act before completing more than twenty working days of employment in education in a school year as a contributor to the Fund; and
  - (b) is entitled to have section 18a of the Act applied in the determination of the allowance,

the person's credit transferred from the other pension fund shall be reduced to that amount of credit that will, when added to the person's credit in the Fund after the transfer to the Fund, produce the same allowance as that to which the person would have been entitled had section 18a of the Act not been applicable. O. Reg. 322/86, s. 1.

(8856)

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## **COURTS OF JUSTICE ACT, 1984**

O. Reg. 323/86. Rules of Civil Procedure. Made—May 20th, 1986. Approved—June 2nd, 1986. Filed—June 2nd, 1986.

## REGULATION TO AMEND ONTARIO REGULATION 560/84 MADE UNDER THE COURTS OF JUSTICE ACT, 1984

- 1. The Rules of Civil Procedure set out in the Schedule to Ontario Regulation 560/84, as amended by section 1 of Ontario Regulation 786/84, section 1 of Ontario Regulation 478/85 and section 1 of Ontario Regulation 221/86, are further amended as follows:
  - The English version of paragraph 19 of rule 1.03 is amended by striking out "or decree".
  - 2. Rule 14.04 is revoked and the following substituted therefor:

14.04 The originating process for the commencement of a divorce action is a petition for divorce (Form 70A or 70B), except as provided by subrule 70.09 (6) (counterpetition against person not already a party (Form 70G)).

- 3. Clauses 19.02 (3) (p) and (q) are revoked.
- 4. Clause 37.04 (1) (b) is revoked and the following substituted therefor:
  - (b) a local judge, if the motion is made under clause 70.17 (5) (b) (transfer of trial of divorce action) or 70.21 (3) (b) (confirmation of report of family law commissioner) or at the trial of a divorce action before a local judge;
- 5. Clause 48.04 (2) (c) is amended by striking out "70.18 (2)" in the second line and inserting in lieu thereof "70.17 (5)".
- 6. Rule 50.01 is amended by striking out "Where an action has been placed on a

trial list or an application is ready to be heard" in the first and second lines and inserting in lieu thereof "In an action or application".

7. Rule 50.04 is revoked and the following substituted therefor:

## PRE-TRIAL JUDGE CANNOT PRESIDE AT HEARING

50.04 A judge who conducts a pre-trial conference shall not preside at the trial of the action or the hearing of the application.

- 8. Clause 54.03 (1) (c) is amended by striking out "70.22" in the first line and inserting in lieu thereof "70.21".
- 9. Subrule 54.08 (1) is amended by striking out "70.22 (3)" in the third line and inserting in lieu thereof "70.21 (3)".
- 10. Rule 70, as amended by section 1 of Ontario Regulation 786/84, section 1 of Ontario Regulation 478/85 and section 1 of Ontario Regulation 221/86, is revoked and the following substituted therefor:

#### RULE 70 DIVORCE ACTIONS

## APPLICATION OF RULES OF CIVIL **PROCEDURE**

70.01 All the Rules of Civil Procedure that apply in an action apply in a divorce action, with necessary modifications, except where rules 70.03 to 70.26 provide otherwise.

### DEFINITIONS

70.02 In rules 70.02 to 70.26,

"Act" means the Divorce Act, 1985 (Canada);

"child of the marriage" has the same meaning as in section 2 of the Act.

#### PETITION

#### General

- 70.03 (1) The originating process for the commencement of a divorce action is a petition for divorce (Form 70A or 70B), except as provided by subrule 70.09 (6) (counterpetition against person not already a party (Form 70G)).
- (2) A certificate of the marriage or of the registration of the marriage shall be filed before a petition is issued, unless the petition states that it is impossible to obtain

the certificate, or that the certificate will be filed before the action is set down for trial or a motion is made for judgment.

(3) The party commencing the action is called the petitioner and the opposite party is called the respon-

## Person Alleged to Have Been Involved in Adultery

(4) In a petition in which it is alleged that the respondent spouse has committed adultery, it is not necessary to set out the name of the other person alleged to have been involved.

## Joint Petition for Divorce

- (5) Spouses may commence a divorce action jointly without a respondent.
- (6) A joint petition for divorce shall not contain a claim for any relief other than a divorce and, if applicable, an order on consent.

#### Claim for Relief

(7) A petition that contains a claim for support or division of property shall set out the nature and amount of relief claimed and, if support is claimed, the amount for each dependant.

#### SERVICE OF PETITION

#### Manner of Service

- 70.04 (1) A petition shall be served on the respondent personally or in accordance with subrules 16.03 (2) to (4) (acceptance of service by solicitor, service by mail with acknowledgment of receipt card), unless the court makes an order under rule 16.04 for substituted service or dispensing with service.
- (2) A person who effects personal service of a petition shall ask the respondent to complete and sign the acknowledgment of service on the back of the petition and shall sign as witness to the respondent's signature, or record the fact that the respondent declined to sign the acknowledgment of service, as the case may be.

## Person Alleged to Have Been Involved in Adultery

(3) If a petition sets out the name of a person alleged to have been involved in adultery with the respondent, it shall be served on the person, unless the court orders otherwise, by any method authorized by Rule 16 for service of an originating process, or by mailing a copy of the petition to the person at his or her last known address.

## Petitioner not to Effect Personal Service

(4) A petition that is served personally shall be served by someone other than the petitioner.

#### Service Outside Ontario

(5) A petition may be served outside Ontario without a court order.

#### Substituted Service by Advertisement

(6) Where substituted service of a petition by advertisement in a newspaper is ordered by the court, the advertisement shall be in Form 70C.

#### TIME FOR SERVICE OF PETITION

70.05 A petition shall be served within six months after it is issued.

#### PLEADINGS

- 70.06 (1) In a divorce action, pleadings shall consist of the petition (Form 70A or 70B), answer (Form 70D) and reply (Form 70E), if any.
- (2) In a counterpetition, pleadings shall consist of the counterpetition (Form 70F or 70G), answer to counterpetition (Form 70H) and reply to answer to counterpetition (Form 70I), if any.

#### **ANSWER**

## Time for Delivery of Answer

70.07 (1) A respondent who wishes to oppose a claim made in the petition shall deliver an answer,

- (a) within twenty days after service of the petition, where the respondent is served in Ontario;
- (b) within forty days after service of the petition, where the respondent is served elsewhere in Canada or in the United States of America; or
- (c) within sixty days after service of the petition, where the respondent is served anywhere else,

except as provided in subrule (3), 19.01 (5) (late delivery of defence) or 70.10 (2) (counterpetition against petitioner and non-party).

#### Notice of Intent to Defend

- (2) A respondent served with a petition who intends to defend the action may deliver a notice of intent to defend (Form 70J) within the time prescribed for delivery of the answer.
- (3) A respondent who delivers a notice of intent to defend within the prescribed time is entitled to ten days, in addition to the time prescribed by subrule (1), within which to deliver an answer.

#### REPLY

70.08 A reply, if any, shall be delivered within ten days after service of the answer.

#### COUNTERPETITION

#### Where Available

- 70.09 (1) A respondent who claims any relief against the petitioner, other than dismissal of the action and costs, shall do so by way of counterpetition.
- (2) A respondent who counterpetitions against the petitioner may join as a respondent to the counterpetition any other person, whether a party to the main action or not, who is a necessary or proper party to the counterpetition.

## Person Alleged to Have Been Involved in Adultery

(3) Subrules 70.03 (4) and 70.04 (3) (naming and service of person alleged to have been involved in adultery) apply, with necessary modifications, to a counterpetition.

#### Counterpetition to be in Same Document as Answer

(4) A respondent shall include the counterpetition (Form 70F or 70G) and the answer in a single document entitled an answer and counter petition.

#### Claim for Relief

(5) A counterpetition that contains a cleim for support or division of property shall set out the nature and amount of relief claimed and, if support is claimed, the amount for each dependant.

## Counterpetition to be Issued where Respondent to Counterpetition not Already Party to Main Action

- (6) Where a person who is not already a party to the main action is made a respondent to the counterpetition, the answer and counterpetition,
  - (a) shall be issued,
    - (i) within the time prescribed by rule 70.07 for the delivery of an answer in the main action, or at any time before the respondent is noted in default, or
    - (ii) subsequently with leave of the court;
  - (b) shall contain a second title of proceeding showing who is petitioner by counterpetition and who are respondents to the counterpetition.

#### Service Outside Ontario

(7) A counterpetition may be served outside Ontario without a court order.

## TIME FOR DELIVERY OR SERVICE OF ANSWER AND COUNTERPETITION

## Where all Parties are Parties to the Main Action

70.10 (1) Where a counterpetition is only against the petitioner, or only against the petitioner and another person who is already a party to the main action, the answer and counterpetition shall be delivered within the time prescribed by rule 70.07 for the delivery of the answer in the main action, or at any time before the respondent has been noted in default.

## Where New Party is Brought In

- (2) Where a counterpetition is against the petitioner and a respondent to the counterpetition who is not already a party to the main action, the answer and counterpetition shall be served, after it has been issued, on the parties to the main action and, together with all the pleadings previously delivered in the main action, on the respondent to the counterpetition who is not already a party to the main action, and shall be filed with proof of service,
  - (a) within thirty days after the answer and counterpetition is issued or at any time before the respondent is noted in default; or
  - (b) subsequently with leave of the court.
- (3) An answer and counterpetition need not be served personally on any person who is a party to the main action, except where a respondent to the counterpetition is also a respondent in the main action and has failed to deliver a notice of intent to defend or an answer in the main action, in which case the respondent shall be served in the manner prescribed by subrule 70.04 (1), whether or not the respondent has been noted in default in the main action.

## AMENDING ANSWER TO ADD COUNTERPETITION

- 70.11 (1) A respondent who has delivered an answer that does not contain a counterpetition and who wishes to counterpetition only against the petitioner, or only against the petitioner and another person who is already a party to the main action, may amend the answer in accordance with rules 26.02 and 26.03 in order to add the counterpetition, and rule 26.05 (responding to amended pleading) applies to the amended answer and counterpetition.
- (2) A respondent referred to in subrule (1) who wishes to counterpetition against the petitioner and another person who is not already a party to the main action may, with leave of the court, have the registrar

issue an amended answer and counterpetition, and rule 26.05 (responding to amended pleading) applies to the amended answer and counterpetition.

#### ANSWER TO COUNTERPETITION

## By Petitioner and Other Party to Main Action

- 70.12 (1) The petitioner and any other respondent to a counterpetition who is already a party to the main action shall deliver an answer to counterpetition (Form 70H) within twenty days after service of the counterpetition.
- (2) Where the petitioner delivers a reply in the main action, the answer to counterpetition and the reply shall be included in a single document entitled a reply and answer to counterpetition.

## By Respondent added by Counterpetition

- (3) A respondent to a counterpetition who is not already a party to the main action shall deliver an answer to counterpetition (Form 70H),
  - (a) within twenty days after service of the answer and counterpetition, where the respondent to the counterpetition is served in Ontario;
  - (b) within forty days after service of the answer and counterpetition, where the respondent to the counterpetition is served elsewhere in Canada or in the United States of America; or
  - (c) within sixty days after service of the answer and counterpetition, where the respondent to the counterpetition is served anywhere else,

except as provided in subrule (5) or 19.01 (5) (late delivery of defence).

- (4) Where a respondent to a counterpetition who is not already a party to the main action is served with a counterpetition and intends to defend the action, he or she may deliver a notice of intent to defend (Form 70J) within the time prescribed for delivery of the answer to counterpetition.
- (5) A respondent to a counterpetition who delivers a notice of intent to defend within the prescribed time is entitled to ten days, in addition to the time prescribed by subrule (3), within which to deliver an answer to counterpetition.

## REPLY TO ANSWER TO COUNTERPETITION

70.13 A reply to answer to counterpetition (Form 70I), if any, shall be delivered within ten days after service of the answer to counterpetition.

## FINANCIAL STATEMENTS

## Where Required

- 70.14 (1) Where a petition contains a claim for support or division of property, the petitioner shall file and serve a financial statement (Form 70K) with the petition and the respondent spouse shall deliver a financial statement with the answer.
- (2) Where no claim for support or division of property is made in the petition, but such a claim is made in the counterpetition, the respondent spouse shall deliver a financial statement with the answer and counterpetition and the petitioner shall deliver a financial statement with the answer to counterpetition.

## Waiver of Financial Statements

(3) Subrules (1) and (2) do not apply in respect of a claim for support under the Act if both spouses have filed a waiver of financial statements (Form 70L), but the spouses may not waive the obligation to deliver financial statements in respect of a claim under the Family Law Act, 1986.

## Registrar to Refuse Documents Unless Accompanied by Financial Statements

(4) Where a financial statement is required to be filed or delivered with a petition or counterpetition, or an answer to it, the registrar shall not accept the petition, counterpetition or answer for issuing or filing without the financial statement.

#### Respondent must File Even When Not Defending

(5) A respondent spouse who does not intend to defend a claim for support or division of property shall nevertheless deliver a financial statement within the time prescribed for delivery of an answer or answer to counterpetition, but the failure of the respondent spouse to do so does not prevent the petitioner from setting the action down for trial or moving for judgment.

## Order to Require Delivery

- (6) Where a respondent spouse fails to deliver a financial statement within the time prescribed for delivery of the answer or answer to counterpetition, the court may, on motion without notice, make an order requiring the delivery of a financial statement within a specified time.
- (7) If a claim is made in the action for custody of a child, the court may order the parties to deliver financial statements (short form) (Form 70M) within a specified time.

#### Particulars of Financial Statement

(8) Where a financial statement lacks particularity, a spouse may demand particulars and if the other

spouse fails to supply them within seven days the court may, on such terms as are just,

- (a) order particulars to be delivered within a specified time; or
- (b) strike out the financial statement and order that a new financial statement be delivered within a specified time.

## Sanctions for Failure to Deliver Financial Statement or to Give Particulars

- (9) Where a spouse fails to comply with an order to deliver a financial statement, a new financial statement or particulars,
  - (a) the court may dismiss the spouse's action or strike out his or her answer; and
  - (b) a judge may make a contempt order against the spouse.

#### Cross-examination on Financial Statement

- (10) A spouse may cross-examine the other spouse on his or her financial statement.
- (11) A cross-examination on a financial statement may be used,
  - (a) on a motion for interim relief; and
  - (b) at trial, in the same manner as an examination for discovery.
- (12) A spouse who has set the action down for trial or who has consented to the action being placed on a trial list may not cross-examine before trial on the other spouse's financial statement without leave of the court, but is not relieved of the obligation imposed by subrules (13) to (15).

## Duty to Correct Financial Statement and Answers on Cross-examination

- (13) A spouse who has delivered a financial statement and subsequently discovers,
  - (a) that any information in the financial statement or answer on cross-examination on it was incorrect or incomplete when made; or
  - (b) that there has been a material change in any information contained in it,

shall forthwith provide information concerning the change or correction in writing to the other spouse, and subrules 31.09 (2) and (3) (correcting answers and sanctions for failure to correct) apply, with necessary modifications.

(14) A spouse who has delivered a financial statement shall deliver a fresh financial statement at least seven days before the commencement of the trial of the

action, but may not be cross-examined before trial on the fresh financial statement except with leave of the court.

## Net Family Property Statement

- (15) In an action in which a claim is made for a division of property, each spouse shall deliver a net family property statement (Form 70N) at least seven days before each of the following:
  - 1. A pre-trail conference.
  - 2. A motion for judgment.
  - 3. The trial.

#### INTERIM RELIEF

## Notice of Motion

**70.15** (1) A notice of motion for interim relief shall set out the precise relief sought, including the amount of support claimed for each dependant.

## Pre-motion Conference

- (2) At the hearing of the motion, the court may direct a pre-motion conference to consider the possibility of settling any or all the issues raised by the motion or the action.
- (3) The costs of a pre-motion conference shall be assessed as part of the costs of the action, unless a judge or master who conducts the conference orders otherwise.
- (4) A judge or officer who conducts a pre-motion conference under subrule (2) shall not preside at a motion for interim relief, the trial, a reference in the action or a motion for judgment, except that where the pre-trial conference has resolved all the issues in the action, a judge who conducted it may preside at a motion for judgment on consent of the parties.

#### Written Proposal for Settlement and Costs of Interim Motion

(5) In exercising his or her discretion concerning costs, the judge or officer who hears a motion for interim relief shall take into account any written proposal for settlement of the motion or the failure to make such a proposal.

#### Failure to Comply with Interim Order

(6) Where a party fails to comply with an order for interim relief and the court is satisfied that the party is able to comply with the order, the court may postpone the trial of the action or strike out any pleading or affidavit of the party in default.

#### **CHILDREN**

## Rule Applies Where There is a Child

**70.16** (1) Subrules (2) to (9) apply where there is a child of the marriage within the meaning of section 2 of the Act.

#### Children to be Identified

(2) The name and birth date of every child of the marriage shall be set out in the petition or counterpetition.

#### Service of Documents on Official Guardian

- (3) The petition or counterpetition and financial statement shall be served on the Official Guardian at Toronto by mail, personally or by an alternative to personal service under rule 16.03 forthwith after service on the respondent spouse.
- (4) All other pleadings and financial statements shall be served on the Official Guardian within the time prescribed by the rules for service on the parties.

## Official Guardian's Report

- (5) The report of the Official Guardian under section 125 of the *Courts of Justice Act, 1984* and the supporting affidavit, if any, shall be served by the Official Guardian, subject to subsection 125 (6) of that Act (payment of fees), on,
  - (a) the solicitor for each spouse; and
  - (b) where a spouse is acting in person, on the spouse,

within sixty days after service on the Official Guardian of the petition or counterpetition, as the case may be, and the Official Guardian shall forthwith file a copy of the report and supporting affidavit, if any, together with proof of service in the office where the petition was issued.

- (6) Either spouse may dispute any statement in the report or any supporting affidavit by serving a concise statement of the nature of the dispute on the other spouse and on the Official Guardian at Toronto and by filing it, together with proof of service, within fifteen days after service of the report.
  - (7) No divorce action shall be tried until,
    - (a) all disputes have been filed or the time for filing disputes has expired; or
    - (b) a waiver (Form 700) of the right to dispute the Official Guardian's report has been filed by the spouses.
- (8) A person who made the investigation on which a report is based is liable to be examined only at the trial.

## Discovery by Official Guardian

(9) The Official Guardian has the right to discovery in respect of any matter relating to the custody, support or education of or access to a child to whom this rule applies, whether or not the matter is in issue in the action.

## NAMING PLACE OF TRIAL AND TRIAL JUDGE

### Place of Trial

- 70.17 (1) The petitioner shall name in the petition as the place of trial a place where the court normally sits in the county in which the petitioner proposes that the action be tried.
- (2) A petitioner who makes a claim for custody of or access to a child who ordinarily resides in Ontario shall name in the petition as the place of trial a place where the court normally sits in the county in which the child ordinarily resides.
- (3) The trial shall be held at the place named in the petition unless an order is made to change the place of trial under rule 46.03.

## Local Judge or High Court Judge

- (4) The petitioner, in addition to naming the place of trial, shall specify in the petition whether the action will be set down for trial before a local judge, a High Court judge, or either of them, at the place of trial named.
- (5) The petitioner or a respondent who has delivered an answer may make a motion at any time before the commencement of the trial,
  - (a) to a High Court judge, for an order that the action be tried by a High Court judge instead of a local judge; or
  - (b) to a High Court judge or a local judge, for an order that the action be tried by a local judge instead of a High Court judge, but if the action is defended, the order may be made only on the consent of all parties.

### MARRIAGE CERTIFICATE AND CERTIFICATE RESPECTING PRIOR PENDING PROCEEDINGS

**70.18** No divorce action shall be tried and no motion for judgment in a divorce action shall be heard until the registrar has received and attached to the trial or motion record,

(a) a certificate of the marriage or of the registration of the marriage, unless the petition states that it is impossible to obtain a certificate; and (b) a certificate or report with respect to prior pending proceedings commenced by either spouse, issued under the Divorce Regulations (Canada) after the petition was filed.

## MOTION FOR JUDGMENT

#### Requisition and Notice of Motion

70.19 (1) A requisition to note the respondent in default and a notice of motion for judgment in a divorce action under subrule 19.05 (1) (motion for default judgment) shall be combined in Form 70P.

## Petitioner's Affidavit

- (2) The affidavit of the petitioner in support of the motion (Form 70Q) shall,
  - (a) contain sufficient information for the court to satisfy itself that there is no possibility of the reconciliation of the spouses, or that the circumstances of the case are of such a nature that it would clearly not be appropriate to do so;
  - (b) confirm that all the information in the petition is correct, except as specified in the affidavit;
  - (c) if the certificate of marriage or of registration of marriage filed in the action is not signed and sealed by the Registrar General of Ontario, refer to the certificate by its title. date and place of issue and the name and office of the person who issued it and state that it contains the correct particulars of the marriage;
  - (d) if no certificate of marriage or of registration of marriage has been filed in the action, state,
    - (i) what efforts have been made to obtain a certificate and why it is impossible to obtain one,
    - (ii) the date and place of marriage, and
    - (iii) sufficient particulars to prove the marriage;
  - (e) set out particulars of the grounds for divorce;
  - (f) state that there has been no agreement, conspiracy, understanding or arrangement to which the petitioner is either directly or indirectly a party for the purpose of subverting the administration of justice, fabricating or suppressing evidence or deceiving the court;
  - (g) if the petitioner is relying on the respondent's adultery or cruelty, state that the petitioner has not condoned or connived at the act or conduct complained of, or if there has been condonation or connivance, set out the cir-

- cumstances that indicate that the public interest would be better served by granting the divorce;
- (h) provide particulars of the present and proposed custody and access arrangements in respect of each child of the marriage, if different from those set out in the petition;
- (i) if the petitioner claims support, provide particulars of his or her and the children's needs and of the respondent's means, with reference to the financial statements filed in the action, and set out particulars of any change in circumstances since the financial statements were filed:
- (j) if the petitioner does not claim a division of property, confirm that he or she does not wish to claim a division of property at this time and state that he or she is aware that a claim for a division of property may be barred after the divorce;
- (k) if the petitioner wishes to include in the judgment provisions of a consent, settlement, separation agreement or previous court order, refer to the document as an exhibit and refer to the specific provisions to be included;
- (l) if the petitioner claims costs, set out sufficient facts to enable the court to determine whether costs should be awarded;
- (m) if the petitioner seeks to have the divorce take effect earlier than thirty-one days after it is granted, set out the special circumstances that justify the earlier effective date, state that the spouses have agreed that no appeal will be taken from the judgment and refer to the agreement as an exhibit; and
- (n) provide the respondent spouse's last known address and state the means by which the address is known.

## Respondent's Affidavit

- (3) An affidavit made by a respondent spouse in support of the motion (Form 70R) shall,
  - (a) state that the respondent is the petitioner's spouse;
  - (b) provide the respondent's address for service of the judgment;
  - (c) if the petitioner is relying on the respondent's adultery and the respondent is prepared to admit the adultery, state that the respondent is aware that he or she is not obliged to give evidence that he or she has committed adultery, but that he or she is willing to give that evidence;

- (d) contain the matters referred to in clauses (2) (a), (b), (f), (g), (h) and (i); and
- (e) if the respondent does not claim a division of property, confirm that he or she does not wish to claim a division of property at this time and state that he or she is aware that a claim for a division of property may be barred after the divorce.

## Where Counterpetitioner Moves for Judgment

(4) If the motion for judgment is made by the counterpetitioner, subrules (2) and (3) (petitioner's and respondent's affidavits) apply and references to the petition and petitioner shall be deemed to be references to the counterpetition and counterpetitioner.

## Affidavit of Person Involved in Adultery

(5) Where a person with whom a respondent spouse is alleged to have committed adultery is prepared to admit the adultery and files an affidavit in support of the motion, the affidavit shall state that the person is aware that he or she is not obliged to give evidence that the respondent spouse committed adultery with him or her, but that he or she is willing to give that evidence.

#### Oral Evidence at Hearing of Motion

(6) Instead of or in addition to filing an affidavit in support of the motion, the petitioner or counterpetitioner may examine witnesses at the hearing of the motion and subrule 39.03 (3) (leave to examine witness at hearing) does not apply.

#### Draft Judgment

(7) The moving party shall file with the notice of motion four copies of the draft divorce judgment (Form 70S), a stamped envelope addressed to each of the parties and, where the Official Guardian has prepared a report in the action, a stamped envelope addressed to the Official Guardian.

## Registrar to Present Motion to Judge

- (8) The registrar shall present the notice of motion and the evidence filed in support to a judge.
- (9) Before presenting the motion to a judge, the registrar shall examine the notice of motion, the evidence filed in support and the draft divorce judgment and shall complete a registrar's certificate (Form 70T).

#### Judgment

- (10) If judgment is granted on the motion in accordance with the draft filed, the registrar shall forthwith sign and enter judgment and mail a copy of it in each envelope provided under subrule (7).
- (11) If judgment is to be granted on the motion, but not in accordance with the draft filed, the judge shall

hear submissions on behalf of the moving party or adjourn the motion for that purpose.

#### ADJOURNMENT OF TRIAL

## Resumption after Adjournment

- 70.20 (1) Where a judge grants an adjournment of the trial under subsection 10 (2) of the Act before hearing any evidence, a motion for resumption of the trial under subsection 10 (3) of the Act may be made to any judge.
- (2) Where a judge grants an adjournment of the trial under subsection 10 (2) of the Act after commencing the hearing of evidence, a motion for resumption of the trial under subsection 10 (3) of the Act may be made only to the same judge.

## Notice to Attorney General

- (3) The judge trying a divorce action may adjourn the trial for any reason to such time and place as are just and, in a proper case, may direct that the registrar forthwith give notice to the Attorney General of the proceeding, its state and the reasons of the judge for directing that notice be given.
- (4) Where notice is given, the Attorney General may appear by counsel on the adjourned trial and make submissions and otherwise participate in the proceeding to the extent that the judge allows.

## REFERENCE TO A FAMILY LAW COMMISSIONER

- 70.21 (1) A judge sitting at Toronto or Ottawa may, on consent of the parties, refer any question or issue arising in the action relating to custody, support or access to a family law commissioner for inquiry and report.
- (2) Where a reference is directed under subrule (1), the commissioner shall inquire into the question or issue referred and shall make a report.
- (3) The report may be confirmed only on a motion to,
  - (a) a High Court judge, where a High Court judge directed the reference;
  - (b) a local judge, where a local judge directed the reference: or
  - (c) the referring judge, where the order of reference so directs,

and the judge may require the commissioner to give reasons for his or her findings or conclusions and may confirm the report in whole or in part or make such other order as is just.

## CERTIFICATE OF DIVORCE

- 70.22 The registrar in the office where a divorce action was commenced shall issue a certificate of divorce (Form 70U) when,
  - (a) the divorce has taken effect;
  - (b) a requisition has been filed with the registrar, accompanied by an affidavit sworn after the divorce took effect and stating that,
    - (i) no appeal from the divorce is pending, or any such appeal has been abandoned or dismissed, and
    - (ii) no order has been made extending the time for appealing from the divorce, or if any such order has been made, the extended time has expired without an appeal being taken; and
  - (c) the registrar has searched the court records and ascertained that there is no indication that the affidavit is incorrect.

## REGISTRAR TO NOTIFY LOCAL REGISTRAR OF APPEAL

70.23 On the filing of a notice of appeal from a divorce or the making of an order extending the time for such an appeal, the Registrar of the Court of Appeal shall forthwith notify the registrar in the office where the action was commenced.

## VARIATION OF FINAL ORDER FOR COROLLARY RELIEF

#### By Application

70.24 (1) A person who wishes to vary, suspend or rescind a final order for support, custody or access under section 17 of the Act or to obtain such an order after a divorce shall do so by notice of application.

#### Filing of Financial Statement

- (2) If an application under subrule (1) is in respect of support, the applicant shall file and serve a financial statement (short form) (Form 70M) and a notice to file financial statement (Form 70V) with the notice of application, and the respondent shall deliver a financial statement (short form) (Form 70M) with the notice of appearance.
- (3) A respondent who does not intend to defend the application shall nevertheless deliver a financial statement (short form) (Form 70M) within the time prescribed for delivery of a notice of appearance, but a respondent's failure to do so does not prevent the applicant from bringing the application on for hearing.
- (4) Where a respondent fails to comply with a notice to file financial statement, the applicant may move

without notice for an order requiring the delivery of a financial statement within a specified time.

- (5) Where a financial statement is required to be filed or delivered under subrule (2) or (3), the registrar shall not accept the notice of application or notice of appearance for issuing or filing without the financial statement.
- (6) In an application in which a claim is made in relation to custody of a child, the court may order the parties to deliver financial statements within a specified time.

## Contents of Affidavit in Support

- (7) An affidavit in support of the application shall set out,
  - (a) the place of ordinary residence of the parties and the children of the marriage;
  - (b) the current marital status of the parties;
  - (c) particulars of the change in circumstances relied on:
  - (d) particulars of current custody and access arrangements and of any proposed change;
  - (e) particulars of current support arrangements and any proposed change;
  - (f) particulars of any arrears of support under an order or agreement; and
  - (g) particulars of any efforts made to mediate the matters in issue or of any assessment made in relation to custody or access.

#### Interprovincial Variation

- (8) Evidence given by a person in Ontario in an application referred to in subsection 18 (2) of the Act (provisional order) shall be given by affidavit, unless the court orders otherwise.
- (9) The registrar shall serve a notice of confirmation hearing (Form 70W) under subsection 19 (2) of the Act and the other documents referred to in that subsection,
  - (a) on the respondent, in the same manner as an originating process; and
  - (b) on the applicant, by mail.
- (10) A respondent in an application referred to in subsection 18 (2) of the Act shall serve and file a financial statement (short form) (Form 70M) within ten days after service of the notice of confirmation hearing.
- (11) Where a court outside Ontario remits a variation proceeding to a court in Ontario for further evidence, the registrar shall serve a notice requiring further evidence (Form 70X) on the parties by mail.

- (12) Where a court in Ontario receives further evidence from a court outside Ontario under subsection 18 (6) or 19 (6) of the Act, the registrar shall serve a notice of resumption of hearing (Form 70Y) on the parties by mail.
- (13) The registrar shall perform the duties imposed on the court or an officer of the court by subsections 18 (3) and (6) and 19 (3) and (12) of the Act (transmission and filing of documents).

## No Transfer of Application

(14) Where an application referred to in subrule (1) or in subsection 18 (2) of the Act is made to a local judge, subrules 38.03 (2) and (3) (transfer to High Court judge) do not apply.

# REGISTRATION OF ORDERS FOR COROLLARY RELIEF FROM OTHER PROVINCES

- 70.25 (1) An order under section 15 or 16 of the Act that was made by a court outside Ontario may be registered under paragraph 20 (3) (a) of the Act by filing a certified copy with the local registrar at Toronto, and the order shall then be entered as an order of the Court.
- (2) The certified copy of the order may be filed with the local registrar at Toronto by forwarding it to him or her by ordinary mail, accompanied by a written request that it be registered under paragraph 20 (3) (a) of the Act.

#### COSTS

- 70.26 The costs of a divorce action shall be assessed in accordance with Tariff B, unless a judge orders otherwise.
  - 11. Rule 71.03, as remade by section 1 of Ontario Regulation 221/86, rules 71.04 and 71.05, as amended by section 1 of Ontario Regulation 221/86, are revoked and the following substituted therefor:

## ORIGINATING PROCESS

#### Claim for Relief

71.03 (1) An originating process that contains a claim for support or division of property shall set out the nature and amount of relief claimed and, if support is claimed, the amount for each dependant.

## Application by Government Agency

(2) Where the Ministry of Community and Social Services, a municipality, a district welfare administration board or a band is an applicant for an order for

the support of a dependant under subsection 33 (3) of the Family Law Act, 1986, it shall serve the originating process on the dependant.

#### FINANCIAL STATEMENTS

## Applicant's Financial Statement

- 71.04 (1) Where an order is sought under section 7 (division of property), 33 (support) or 37 (variation of support) of the *Family Law Act*, 1986, a financial statement (Form 70K) shall be filed and served with the originating process, together with a notice to file financial statement (Form 70V).
- (2) Where the originating process is a notice of action, the financial statement shall be delivered with the statement of claim.

## Respondent's Financial Statement

- (3) A respondent served with the applicant's financial statement shall deliver a financial statement with his or her responding document.
- (4) A respondent who does not intend to defend the proceeding shall nevertheless deliver a financial statement within the time prescribed for the delivery of his or her responding document, but a respondent's failure to do so does not prevent the applicant from bringing the proceeding on for hearing or moving for judgment.

## Registrar to Refuse Documents Unless Accompanied by Financial Statements

(5) Where a financial statement is required to be filed or delivered with an originating process, statement of claim or responding document, the registrar shall not accept the originating process, statement of claim or responding document for issuing or filing without the financial statement.

#### Order for Delivery

- (6) Where a respondent fails to comply with a notice to file financial statement, the applicant may move without notice for an order requiring the delivery of a financial statement within a specified time.
- (7) In a proceeding in which a claim is made for custody of a child, the court may order the parties to deliver financial statements (short form) (Form 70M) within a specified time.

## Subrule 70.14 (8) to (14) Apply

(8) Subrules 70.14 (8) to (14) (particulars, failure to deliver, cross-examination, duty to correct) apply, with necessary modifications, to financial statements referred to in subrules (1) to (7).

## Net Family Property Statement

- (9) In a proceeding in which a claim is made for a division of property, each spouse shall deliver a net family property statement (Form 70N) at least seven days before each of the following:
  - 1. A pre-trial conference.
  - 2. A motion for judgment.
  - 3. The hearing.

#### Divorce Action

(10) Where a claim under the Family Law Act, 1986 or the Children's Law Reform Act is made in a divorce action, the obligations of the spouses respecting financial statements are governed by rule 70.14.

#### PLACE OF HEARING

- 71.05 (1) An applicant who makes a claim for custody of or access to a child who ordinarily resides in Ontario shall name in the originating process as the place of hearing a place where the court normally sits in the county in which the child ordinarily resides.
- (2) Where a claim referred to in subrule (1) is made in a divorce action, the place of trial is governed by rule 70.17.
- (3) The hearing shall be held at the place named in the originating process unless an order is made under rule 46.03 to change the place of hearing, and for the purpose of changing the place of hearing an application shall be treated as an action.
  - 12. Form 4A is amended by striking out "Form 70F" in the second last line and inserting in lieu thereof "Form 70G".
  - 13. Forms 70A to 70Q are revoked and the following substituted therefor:

#### NOTE FOR FORMS 70A to 71B

In Forms 70A to 70Y and Form 71B, the parties should be identified in the title of the proceeding as "husband" and "wife" in addition to their formal designation as "petitioner", "applicant", etc. When this is done, the parties may be referred to in the body of the document as "husband" and "wife" alone.

FORM 70A

## PETITION FOR DIVORCE

(General heading)

(Court seal)

#### PETITION FOR DIVORCE

TO THE RESPONDENT

each respondent)

A LEGAL PROCEEDING FOR A DIVORCE HAS BEEN COMMENCED AGAINST YOU by the petitioner. The claim made against you appears on the following pages.

IF YOU WISH TO DEFEND THIS PROCEEDING, you or an Ontario lawyer acting for you must prepare an answer in Form 70D prescribed by the Rules of Civil Procedure, serve it on the petitioner's lawyer or, where the petitioner does not have a lawyer, serve it on the petitioner, and file it, with proof of service, in this court office, WITHIN TWENTY DAYS after this petition is served on you, if you are served in Ontario.

If you are served in another province or territory of Canada or in the United States of America, the period for serving and filing your answer is forty days. If you are served outside Canada and the United States of America, the period is sixty days.

Instead of serving and filing an answer, you may serve and file a notice of intent to defend in Form 70J prescribed by the Rules of Civil Procedure. This will entitle you to ten more days within which to serve and file your answer.

If this petition for divorce contains a claim for support or a division of property, you must serve and file a financial statement in Form 70K prescribed by the Rules of Civil Procedure within the time set out above for serving and filing your answer, whether or not you wish to defend this proceeding. If you serve and file an answer, your financial statement must accompany your answer.

IF YOU FAIL TO SERVE AND FILE AN ANSWER, A DIVORCE MAY BE GRANTED IN YOUR ABSENCE AND WITHOUT FURTHER NOTICE TO YOU, JUDGMENT MAY BE GRANTED AGAINST YOU ON ANY OTHER CLAIM IN THIS PETITION AND YOU MAY LOSE YOUR RIGHT TO SUPPORT OR DIVISION OF PROPERTY.

NEITHER SPOUSE IS FREE TO REMARRY until a divorce has been granted and has taken effect. Once a divorce has taken effect, you may obtain a certificate of divorce from this court office.

Date	Issued by Local registrar	Local registrar	
	Address of court office	_	
TO. (Name and address o		_	

Form 70A, p.2 (separation)

#### CLAIM

## 1. The petitioner claims:

(State precisely everything you want the court to include in the judgment. If you claim support or a division of property, set out the nature and amount of relief claimed and the amount of support claimed for each dependant. If you want to include provisions of a separation agreement in the judgment, refer to the specific provisions to be included.)

(a) a divorce;

(b) under the Divorce Act ,

(i)

(ii)

(iii)

(c) under the Family Law Act ,

(i)

(ii)

(iii)

(If relief is claimed under any other Act, refer to the Act in the claim.)

## GROUNDS FOR DIVORCE - SEPARATION

2. The spouses have lived separate and apart since

. The spouses have resumed cohabitation (date)

during the following periods in an unsuccessful attempt at reconciliation:

Date(s) of cohabitation

(If none, state "None.")

Form 70A, p. 2 (adultery)

#### CLAIM

#### 1. The petitioner claims:

(State precisely everything you want the court to include in the judgment. If you claim support or a division of property, set out the nature and amount of relief claimed and the amount of support claimed for each dependant. If you want to include provisions of a separation agreement in the judgment, refer to the specific provisions to be included.)

(If relief is claimed under any other Act, refer to the Act in the claim.)

- (a) a divorce;
- (b) under the Divorce Act ,
  - (i)
  - (ii)
  - (iii)
- (c) under the Family Law Act,
  - (i)
  - (ii)
  - (iii)

#### GROUNDS FOR DIVORCE - ADULTERY

2. The respondent spouse has committed adultery. Particulars are as follows:

Form 70A, p. 2 (cruelty)

## CLAIM

## 1. The petitioner claims:

(State precisely everything you want the court to include in the judgment. If you claim support or a division of property, set out the nature and amount of relief claimed and the amount of support claimed for each dependant. If you want to include provisions of a separation agreement in the judgment, refer to the specific provisions to be included.)

(a) a divorce;

(b) under the Divorce Act ,

(i)

(ii)

(iii)

(c) under the Family Law Act,

(i)

(ii)

(iii)

(If relief is claimed under any other Act, refer to the Act in the claim.)

## GROUNDS FOR DIVORCE - CRUELTY

2. The respondent has treated the petitioner with physical or mental cruelty of such a kind as to render intolerable the continued cohabitation of the spouses. Particulars are as follows:

### RECONCILIATION

3. There is no possibility of reconciliation of the spouses.

(Give details. Where no efforts have been made, state "None".)

(Check (a), (b) or (c) and complete as required.) 4. The following efforts to reconcile have been made:

(Wh	ere po	ssib	DETAILS OF MARRIAGE le, copy the information from the marriage
ce	rtific	ate.	
5. 6.			narriage marriage (municipality
7.	and p Wife'	rovi s su	nce, state or country)
8. 9.	Husba	ind's	rname at birth surname immediately rriage
10. 11.	Marit	al s	surname at birth tatus of husband at larriage, (never
12.	Marit of ma	al s rria	divorced or widower) tatus of wife at time ge, (never married,
13.	Wife'	s bi	or widow) rthplace (province, country)
14. 15.	Husba	ind's	rth date birthplace (province, country)
16.			birth date
17.			A certificate of [ ] the marriage
			[ ] the registration of the marriage of the spouses has been filed with the court.
	(b)	[ ]	It is impossible to obtain a certificate of the marriage or its registration because:
	(c)	[ ]	A certificate of the marriage or its registration will be filed before this action is set down for trial or a motion is made for

judgment.

Form 70A, p. 4

R	E	S	T	n	E	N	c	F

18.	The petitioner h	nas resided in	(municipality and p	rovince, state or				
	country)							
	since (date)		_•					
19.	The respondent h	nas resided in	(municipality and p	rovince, state or				
	country)							
	since (date)							
20.	The respondent's	current addres	ss is					
	<u> </u>		· · · · · · · · · · · · · · · · · · ·					
21.	The [ ] petition [ ] responde		lly resided in Onta	rio for at least one				
	year immediately preceding the commencement of this proceeding.							
		СН	IILDREN					
22.	The following ar	e all the living	ng children of the	marriage as defined				
	by the Divorce A	let:						
	Full name	Birth date	School and grade or year	Person with whom child lives and length of time child has lived there				
_								
_								
_								
			<del></del>					
_								
The	e children ordina	arily reside in	(municipality and	province, state or				

country)

23. (a)	The petitioner seeks an order for custody or joint custody of the following children on the following terms:
	Name of child Terms of the order
Be sure that paragraph ugrees with the claim on page 2.)	
	[ ] agrees The respondent [ ] does not agree with the above terms.
(b) (Strike out if not applicable.)	<pre>The petitioner is not seeking an order for custody and [ ] is content that a previous order for custody continue in force [ ] is attempting to obtain an order for custody in another proceeding full particulars of which are as follows: (Give name of court, court file no. and particulars of the order or proceeding.)</pre>
(c) (Strike out if not	The petitioner seeks an order for access (visiting arrangements) and is content that the respondent have an order for custody of the following children on the following terms:
applicable.)	Name of child Terms of the order
	[] agrees The respondent [] does not agree with the above terms

(Give de	tails	
such as of the w	daus	
hours of	•	
visit an place of		
access:)		
	(b)	[ ] satisfactory The existing visiting arrangements (access) are [ ] not satisfactory. (If not satisfactory, give reasons and describe how the arrangements should be changed:)
		<del></del>
		*
25.	The chil	order sought in paragraph 23 is in the best interests of the dren for the following reasons:
		·
26.	expe	following material changes in the circumstances of the spouses are ected to affect the children, their custody and the visiting ingements (access) in the future:

O. Reg. 323/86

	children are	as iollows:		
	Amount paid	Time period (weekly, monthly, etc.)	Paid by (husband or wife)	Paid for (name of child)
(b)	(If not bein long. If yo	support arrangeme g honoured, specif u seek an order fo t, be sure to incl	y how much is unpar payment of part	ing honoured. id and for how or all of the
(c)	The petition	mer proposes that tould be as follows:	he support arrange	ments for the
	Amount to be paid	Time period (weekly, monthly, etc.)	To be paid by (husband or wife)	To be paid for (name of child)
Be sure that his paragraph grees with he claim on age 2.)				
				,

28.	The educational needs of the children [ ] are being met.
	[ ] are not being met. (If not being met, give particulars.)
	OTHER COURT PROCEEDINGS
29.	The following are all other court proceedings with reference to the marriage or any child of the marriage: (Give the name of the court, the court file no., the kind of order the court was asked to make an what order, if any, the court made. If the proceeding is not yet completed, give its current status.)
	DOMESTIC CONTRACTS AND FINANCIAL ARRANGEMENTS
30.	The spouses have entered into the following domestic contracts and other written or oral financial arrangements: (Indicate whether the contract or arrangement is now in effect, and if support payments ar not being paid in full, state the amount that has not been paid.)
	Date Nature of contract Status or arrangement
•	COLLUSION, CONDONATION AND CONNIVANCE
31.	There has been no collusion in relation to this divorce proceeding.
if the divorce is sought	There has been no condonation of or connivance at the grounds for divorce in this proceeding. (Where there has been condonation or connivance, strike out the previous sentence. Give details and set out the facts relied on to justify a divorce in the circumstances.)
on the ground of separation only.)	

O. Reg. 323/86

Form 70A, p. 9

## MATTERS OTHER THAN DIVORCE AND CUSTODY

33. The grounds for the relief sought in paragraph 1, other than a divorce or custody, are as follows: (Set out in separate, consecutively numbered paragraphs the material facts relied on to substantiate the claims.)

### TRIAL

34. (Where a claim is made for outlody of a child who ordinarily resides in Ontario, the place of trial must be in the county where the child ordinarily residen.)	The spouses propose that if there is a trial in this action, the trial be held at ${(place)}$
	[ ] a High Court judge. [ ] a local judge. [ ] either a High Court judge or a local judge.
	DECLARATION OF PETITIONER
35.	I have read and understand this petition for divorce. The statements in it are true, to the best of my knowledge, information and belief.
	Date

2629

Form 70A, p. 10

#### STATEMENT OF SOLICITOR

	STATEMENT OF SOLICITOR
have complied with	or for the petitioner, certify to this court that I the requirements of section 9 of the Divorce Act. numstances it would clearly not be appropriate to s in section 9 with the applicant, set out the
Date	Signature of solicitor
	Signature of Solitettor
	(Name, address and telephone number of petitioner's solicitor or petitioner)
(The following is to ann	ear on the backsheet of the petition.)
The journaing is to app	ACKNOWLEDGMENT OF SERVICE
<b>T</b>	
	, am the respondent named in this
	receipt of a copy of this petition. My address
for service of documents	in this divorce proceeding is
Date	Signature of respondent
	Signature of witness
I,	, served this petition personally
on the respondent.	
	leted and signed the acknowledgment of service e and I signed it as witness.
or	
[ ] The respondent decl service.	ined to complete and sign the acknowledgment of
	Signature

## FORM 70B

## JOINT PETITION FOR DIVORCE

(Court file no.)

(Name)

and

(Court seal)

(Name)

Wife

## JOINT PETITION FOR DIVORCE

1. The husband and wife jointly seek:

(State precisely	(a)	a divorce;
everything you want the court to include in the	(b)	under the Divorce Act ,
judgment. Every- thing you want to		(i)
include must have been agreed to by		(ii)
both spouses. If you want to include provisions		(iii)
of a separation agreement in the	(c)	under the Family Law Act ,
judgment, refer to the specific		(i)
provisions to be included.)		(ii)
		(iii)

## GROUNDS FOR DIVORCE - SEPARATION

2. The spouse have lived separate and apart since

_____. The spouses have resumed cohabitation (date)

during the following periods in an unsuccessful attempt at reconciliation:

Date(s) of cohabitation

(If none, state "None.")

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Form 70B, p. 2

## RECONCILIATION

3. There is no possibility of reconciliation of the spouses.

4.	The following	efforts	to	reconcile	have	been	made:
				<del></del> , , ,			,

(Give details. Where no efforts have been made, state "None".)

(Wh	ere p rtifi	os	sib	DETAILS OF MARRIAGE le, copy the information from the marriage						
5. 6. 7.	Plac and Wife	e pr	of ovi	marriage marriage (municipality nce, state or country) urname immediately arriage						
8. 9.	Husb	an	d's	rname at birth surname immediately rriage						
10. 11.	Mari time	Husband's surname at birth Marital status of husband at time of marriage, (never married, divorced or widower)								
12.	Mari of m	ta ar	l s ria	ge, (never married, or widow)						
13.	Wife	's	bi	rthplace (province, country)						
14. 15.	Husb	an	d's	rth date birthplace (province, country)						
16.	Husb	an	d's	birth date						
17.	(a)	ĺ	1	A certificate of [ ] the marriage						
				[ ] the registration of the marriage of the spouses has been filed with the court.						
	(b)	[	]	It is impossible to obtain a certificate of the marriage or its registration because:						
	, ,									
	(c)	l	J	A certificate of the marriage or its registration will be filed before this action is set down for trial or a motion is made for judgment.						

as required.)

(Check (a), (b) or (c) and complete

## RESIDENCE

18.	3. The wife has resided in (municipality and province, state or			e, state or		
	country)					
	since (date)	·····	_•			
19.	The husband has i	esided in (mu	nicipality and prov	ince, state or		
	country)					
	since (date)		_•			
20.	The husband's cur	rrent address	is			
	The wife's curren	nt address is		·		
21.	The [ ] husband l	nas habitually	resided in Ontario	for at least one		
	year immediately	preceding the	commencement of th	is proceeding.		
		CH	HILDREN			
22.	The following are all the living children of the marriage as defined by					
	the Divorce Act:					
	Full name	Birth date	School and grade or year	Person with whom child lives and length of time child has lived there		
	<del></del>					
_						
	e children ordina: untry)	rily reside in	(municipality and	province, state or		

23. (a)	The spouses seek an order on consent for custody or joint custody of the following children on the following terms:
	Name of child Terms of the order
(Be sure that this paragraph agrees with claim on page 1.)	
(b) (Strike out if not applicable.)	<pre>The spouses are not seeking an order for custody and [ ] is content that a previous order for custody continue     in force [ ] is attempting to obtain an order for custody in another     proceeding full particulars of which are as follows: (Give name of court, court file no. and particulars of the order or proceeding.)</pre>
(c)	The spouses seek an order on consent for access (visiting arrangements) to the following children on the following terms:  Name of child Terms of the order
(Be sure that this	
paragraph agrees with the claim on	
page 1.)	
24. (a)	The following are the existing visiting arrangements (access) for the spouse who does not have the children living with him or her:
(Give details such as days of the week, hours of visit and place of access.)	

[ ] satisfactory The existing visiting arrangements (access) are [ ] not satisfactory (If not satisfactory, give reasons and describe how the arrangements should be changed.)
The order sought in paragraph 23 is in the best interests of the children for the following reasons:
· · · · · · · · · · · · · · · · · · ·
The following material changes in the circumstances of the spouses a expected to affect the children, their custody and the visiting arrangements (access) in the future:

27. (a)	The existing children are	arrangements betwe as follows:	en the spouses for	support for the
	Amount paid	Time period (weekly, monthly, etc.)	Paid by (husband or wife)	Paid for (name of child)
(b)	(If not bein long. If yo	support arrangeme g honoured, specif u agree on an orde t, be sure to incl	y how much is unpo r for payment of p	ing honoured.  id and for how eart or all of the
(c)		propose that the sould be as follows:		s for the
	Amount to be paid	Time period (weekly, monthly, etc.)	To be paid by (husband or wife)	To be paid for (name of child)
Be sure that his paragraph grees with aragraph 1.)				

Date

Form 70B, p. 7

	The educational needs of the children [ ] are being met. [ ] are not being met.  (If not being met, give particulars.)
	OTHER COURT PROCEEDINGS
•	The following are all other court proceedings with reference to the marriage or any child of the marriage: (Give the name of the court the court file no., the kind of order the court was asked to make any what order, if any, the court made. If the proceeding is not yet completed, give its current status.)
	DOMESTIC CONTRACTS AND FINANCIAL ARRANGEMENTS

Nature of contract or arrangement

Status

#### NO COLLUSION

31. There has been no collusion in relation to this divorce proceeding.

30. The spouses have entered into the following domestic contracts and

other written or oral financial arrangements: (Indicate whether the contract or arrangement is now in effect, and if support payments are not being paid in full, state the amount that has not been paid.)

### DECLARATION OF SPOUSES

- 32. (a) I have read and understand this petition for divorce. The statements in it are true, to the best of my knowledge, information and belief.
  - (b) I understand that I have the right to seek independent legal advice concerning this proceeding and to retain my own separate counsel.
  - (c) I understand that I may lose my right to make a claim for division of property after the divorce if I do not make the claim at this time.

Date	 Signature	of	husband
Date	 Signature	of	wife

### STATEMENT OF WIFE'S SOLICITOR

33. (a)
(Strike out
this paragraph if you
do not have
a lawyer.)

I, (name), solicitor for the wife, certify to this court that I have complied with the requirements of section 9 of the Divorce Act. (Where in the circumstances it would clearly not be appropriate to discuss the matters in section 9 with the wife, set out the circumstances.)

I also certify that I have advised the wife that she has the right to have independent legal advice and separate counsel in this proceeding.

Date				
	 Signature	of	solicitor	

#### STATEMENT OF HUSBAND'S SOLICITOR

(b)
(Strike out
this paragraph if you
do not have
a lawyer.)

I, (name), solicitor for the husband, certify to this court that I have complied with the requirements of section 9 of the Divorce Act. (Where in the circumstances it would clearly not be appropriate to discuss the matters in section 9 with the husband, set out the circumstances.)

I also certify that I have advised the husband that he has the right to have independent legal advice and separate counsel in this proceeding.

Date			
	Signature	of	solicitor

(Name, address and telephone number of solicitor(s). If no solicitor for either spouse, addresses and telephone numbers of husband and wife.)

## FORM 70C

# **ADVERTISEMENT**

(name of court)

NOTICE TO (name)

A legal proceeding for a divorce has been commenced in this court by (name of petitioner). (Where applicable add: The petitioner also claims support, custody of the child (name) or as may be.) You may obtain a copy of the petition by mail from the court office at (address).

If you wish to defend this proceeding or seek other relief from the court, you must do so in accordance with the Rules of Civil Procedure. If you fail to serve and file an answer, a divorce may be granted and judgment may be given against you in your absence and without further notice to you.

(Name and address of solicitor or party)

O. Reg. 323/86, s. 1, par. 13, part.

## FORM 70D

## Answer

(General heading)

#### ANSWER

- 1. The respondent admits the allegations contained in paragraphs  $\dots$  of the petition.
- The respondent denies the allegations contained in paragraphs
   of the petition.
- 3. The respondent has no knowledge in respect of the allegations contained in paragraphs  $\ldots\ldots$  of the petition.
- 4. (Set out in separate, consecutively numbered paragraphs each allegation of material fact relied on by way of answer to the petition.)

(Date)

(Name, address and telephone number of respondent's solicitor or respondent)

TO (Name and address of petitioner's solicitor or petitioner)

FORM 70E

REPLY (DIVORCE)

(General heading)

### REPLY

- 1. The petitioner admits the allegations contained in paragraphs  $\ldots\ldots$  of the answer.
- 2. The petitioner denies the allegations contained in paragraphs  $\ldots\ldots$  of the answer.
- 3. The petitioner has no knowledge in respect of the allegations contained in paragraphs  $\dots$  of the answer.
- 4. (Set out in separate, consecutively numbered paragraphs each allegation of material fact relied on by way of reply to the answer.)

(Date)

(Name, address and telephone number of petitioner's solicitor or petitioner)

TO (Name and address of respondent's solicitor or respondent)

## FORM 70F

# COUNTERPETITION (AGAINST PARTIES TO MAIN ACTION ONLY)

(Where the counterpetition includes as a respondent to the counterpetition a person who is not already a party to the main action, use Form 70G.)

(Include the counterpetition in the same document as the answer, and entitle the document  ${\tt ANSWER}$  AND COUNTERPETITION. The counterpetition is to follow the last paragraph of the answer. Number the paragraphs in sequence commencing with the number following the number of the last paragraph of the answer.)

### COUNTERPETITION

The respondent (name if more than one respondent) claims: (State here the precise relief claimed. If the respondent wishes to include provisions of a separation agreement in the judgment,

refer to the specific provisions to be included.)

(Then set out in separate, consecutively numbered paragraphs each allegation of material fact relied on to substantiate the counterpetition.)

### DECLARATION OF RESPONDENT

I have read and understand this counterpetition.

statements in it are true, to the binformation and belief.	
Date	Signature of respondent
(Where the respondent acts in pers address and telephone number and s solicitor appearing below. Where include a claim for a divorce, str solicitor appearing below.)	trike out the statement of the counterpetition does not
	t's address hone number
STATEMENT OF	SOLICITOR

I, (name) , solicitor for the respondent, certify to this court that I have complied with the requirements of section 9 of the Divorce Act. (Where in the circumstances it would clearly not be appropriate to discuss the matters in section 9 with the respondent, set out the circumstances.)

Date				
	 Signature	of	solicitor	

(Name, address and telephone number of solicitor)

## FORM 70G

# COUNTERPETITION

# (Against Petitioner and Person not Already Party to Main Action)

(Where all respondents to the counterpetition are already parties to the main action, use Form 70F.)

(General heading)

(Add a second title of proceeding, as follows:)

AND BETWEEN:

(name)

Petitioner by counterpetition

(Court seal)

and

(name)

Respondents to the counterpetition

### ANSWER AND COUNTERPETITION

TO THE RESPONDENTS TO THE COUNTERPETITION

A LEGAL PROCEEDING has been commenced against you by way of a counterpetition in a divorce action in this court.

IF YOU WISH TO DEFEND THIS COUNTERPETITION, you or an Ontario lawyer acting for you must prepare an answer to counterpetition in Form 70H prescribed by the Rules of Civil Procedure, serve it on the petitioner by counterpetition's lawyer or, where the petitioner by counterpetition does not have a lawyer, serve it on the petitioner by counterpetition, and file it, with proof of service, in this court office, WITHIN TWENTY DAYS after this answer and counterpetition is served on you.

If you are not already a party to the main action and you are served in another province or territory of Canada or in the United States of America, the period for serving and filing your answer is forty days. If you are served outside Canada and the United States of America, the period is sixty days.

If you are not already a party to the main action, instead of serving and filing an answer, you may serve and file a notice of intent to defend in Form 70J prescribed by the Rules of Civil Procedure. This will entitle you to ten more days within which to serve and file your answer.

If this counterpetition contains a claim against you for support or division of property, you must, if you have not already done so, serve and file a financial statement in Form 70K prescribed by the Rules of Civil Procedure, within the time set out above for serving and filing your answer to counterpetition, whether or not you wish to defend this counterpetition. If you serve and file

an answer to counterpetition, your financial statement must accompany it, unless you have already served a financial statement.

IF YOU FAIL TO DEFEND THIS COUNTERPETITION, JUDGMENT MAY BE GIVEN AGAINST YOU IN YOUR ABSENCE AND WITHOUT FURTHER NOTICE TO YOU.

Date	Issued by	
		Local registrar
	Address of court office	

TO (Name and address of respondent to the counterpetition other than the petitioner)

AND TO (Name and address of petitioner's solicitor or petitioner)

Form 70G, p. 3

(The counterpetition is to follow the last paragraph of the answer. Number the paragraphs in sequence commencing with the number following the number of the last paragraph of the answer.)

#### COUNTERPETITION

The respondent (name if more than one respondent) claims:

(State here the precise relief claimed. If the respondent wishes to include provisions of a separation agreement in the decree, refer to the specific provisions to be included.)

(Then set out in separate, consecutively numbered paragraphs each allegation of material fact relied on to substantiate the counterpetition.)

### DECLARATION OF RESPONDENT

I have read and understand this counterpetition. statements in it are true, to the best of my knowledge, information and belief.

Date
Signature of respondent
(Where the respondent acts in person, set out the respondent's address and telephone number and strike out the statement of solicitor appearing below. Where the counterpetition does not include a claim for a divorce, strike out the statement of solicitor appearing below.)
Respondent's address and telephone number
STATEMENT OF SOLICITOR
I, (name), solicitor for the respondent, certify to this court that I have complied with the requirements of section 9 of the Divorce Act. (Where in the circumstances it would clearly not be appropriate to discuss the matters in section 9 with the respondent, set out the circumstances.)
Date
Signature of solicitor

(Name, address and telephone number of solicitor)

## FORM 70H

## Answer to Counterpetition

(General heading, including second title of proceeding, if required)

(A petitioner who delivers a reply in the main action must include the answer to counterpetition in the same document as the reply, and the document is to be entitled REPLY AND ANSWER TO COUNTERPETITION. The answer to counterpetition is to follow immediately after the last paragraph of the reply and the paragraphs are to be numbered in sequence commencing with the number following the number of the last paragraph of the reply.)

### ANSWER TO COUNTERPETITION

- 1. The petitioner (or respondent to the counterpetition) admits the allegations contained in paragraphs  $\dots$  of the counterpetition.
- 2. The petitioner (or respondent to the counterpetition) denies the allegations contained in paragraphs  $\dots$  of the counterpetition.
- 3. The petitioner (or respondent to the counterpetition) has no knowledge in respect of the allegations contained in paragraphs .... of the counterpetition.
- 4. (Set out in separate, consecutively numbered paragraphs each allegation of material fact relied on by way of answer to the counterpetition.)

(Date)

(Name, address and telephone number of solicitor or party delivering answer)

TO (Name and address of respondent's solicitor or respondent)

## FORM 701

## REPLY TO ANSWER TO COUNTERPETITION

(General heading, including second title of proceeding, if required)

### REPLY TO ANSWER TO COUNTERPETITION

- 1. The respondent (name if more than one respondent) admits the allegations contained in paragraphs .... of the answer to counterpetition.
- 2. The respondent denies the allegations contained in paragraphs  $\dots$  of the answer to counterpetition.
- 3. The respondent has no knowledge in respect of the allegations contained in paragraphs ..... of the answer to counterpetition.
- 4. (Set out in separate, consecutively numbered paragraphs each allegation of material fact relied on by way of reply to the answer to counterpetition.)

(Date)

(Name, address and telephone number of respondent's solicitor or respondent)

TO (Name and address of solicitor or party to be served)

O. Reg. 323/86, s. 1, par. 13, part.

# FORM 70J

## NOTICE OF INTENT TO DEFEND (DIVORCE)

(General heading)

# NOTICE OF INTENT TO DEFEND

The respondent (or respondent added by counterpetition ) intends to defend this action.

(Name, address and telephone number of solicitor or party serving notice)

TO (Name and address of solicitor or party on whom notice is served)

١,

# THE ONTARIO GAZETTE

O. Reg. 323/86

FORM 70K FINANCIAL STATEMENT

(General heading)

## FINANCIAL STATEMENT

•	(Full name of	deponent)	
f the (City Town, etc.)	of		in th
(County, Regional Municipality etc.)	of	MAKE O	ATH AND SAY (or AFFIR
Particulars of my financial siformation and belief.	ituation and of all my proper	rty are accurately set out belo	w, to the best of my knowledg
	ALL INCOME AND M	ONEY RECEIVED	
Include all income and other mone ons on pages 2, 3, 4 & 5. Give current est estimate. Use weekly, monthly or	actual amount where known	or ascertainable. Where amoun	
Category	Weekly	Monthly	Yearly
1. Salary or wages			
2 Bonuses			
3 Fees			
4. Commissions			
5 Family allowance			
6 Unemployment insurance			
7 Workers' compensation			
8 Public assistance			
9 Pension			
0 Dividends			
1 Interest			
2. Rental income			
3. Allowances and support from others			
14 Other (Specify)			
TOTAL S		(A)\$	s

Weekly total \$ _____ × 4 33 = (B) \$ _____ monthly Yearly total \$______ ÷ 12 = (C)\$_______monthly GROSS MONTHLY INCOME (A) + (B) + (C) = (D)\$_____

### OTHER BENEFITS

(Show all non-monetary benefits from all sources, such as use of a vehicle or room and board, and include such items as insurance or dental plans or other expenses paid on your behalf. Give your best estimate where you cannot ascertain the actual value.)

Item	Particulars	Monthly Market Value

TOTAL (E)	\$	
-----------	----	--

PROPOSED BUDGET

GROSS MONTHLY INCOME AND BENEFITS (D) + (E)=\$_____

## **ACTUAL AND PROPOSED BUDGETS**

**ACTUAL BUDGET** 

	for t		for twelve month period from			rour best estimate ount.
	to	nses, or your best eactual amount.	stimate where you			
CATEGORY	Weekly	Monthly	Yearly	Weekly	Monthly	Yearly
Housing 1. Rent				1		
2. Real property taxes				2		
3. Mortgage				3		
4. Common expense charges				4		
5. Water				5		
6. Electricity				6		
7. Natural gas				7		
8. Fuel oil				8		
9 Telephone				9		
10. Cable T.V				10		
11. Home insurance				11		
12. Repairs and maintenance				12		
13. Gardening and snow removal				13		
14. Other (Specify)				14		
Food, Toiletries and Sundries 15 Groceries				15		
16. Meals outside home				16		
17. Toiletnes and sundnes				17		
18 Grooming				18		

CATEGORY	ACTUAL BUDGET			F	PROPOSED BUDGE	70K, p.
Food Toiletries and Sundries-cont'd.	Weekly	Monthly	Yearly	Weekly	Monthly	Yeariy
19 General household supplies				19		
20. Laundry, dry cleaning				20		
21 Other (Specify)				21		
Clothing						
22. Children				22		
23. Self				23		
Transportation 24 Public transit				24		
25 Taxis, car pools				25.		
26 Car Insurance				26		-
27. Licence				27		
28 Car maintenance				28		
29 Gasoline, oil				29		
30. Parking				30		
31. Other (Specify)				31		
Health and Medical 32. Doctors, chiropractors				32		
33. Dentist (regular care)				33		
34. Orthodontist or special-				34		
dental care 35 Insurance premiums				35		
36 Drugs				36		
37. Other (Specify)				37		
Deductions from Income						
38 Income tax				38.		
39. Canada Pension Plan				39		
40. Unemployment insurance				40		
41. Employer pension				41		
42. Union or other dues				42		

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CATEGORY ACTUAL BUDGET			PROPOSED BUDGET			
Deductions from income-cont'd.	Weekly	Monthly	Yearly	Weekly	Monthly	Yearly
13. Group insurance				43		
14. Credit union loan				44		
15. Credit union savings				45		
16. Other (Specify)				46		
Miscellaneous  17 Life insurance premiums				47		
8 Turtion fees, books, etc				48		
9 Entertainment				49		
0 Recreation				50		
il Vacation				51		
2. Grits				52		
3 Babysitting day care				53		
4 Children's allowances				54		
i5. Children's activities				55		
6 Support payments				56		
7 Newspapers, periodicals				57		
8 Alcohol, tobacco				58	1	
9 Chanties				59		
Income tax (not deducted at source)				60		
51. Other (Specify)				61		
Loan Payments 2. Banks			-	62		
3 Finance companies				63		
4 Credit unions				64		
5 Department stores				65		
6 Other (Specify)				66	,	

		ACTUAL BUDGET			PROPOSED BUDGET		
CATEGORY	Weekly	Monthly	Yeariy	Weekly	Monthly	Yearly	
Savings 67. RRSP				67			
68 Other (Specify)				68			
	s	s	s	s	s	s	

TOTALS OF ACT	UAL BUDGET	TOTALS OF PRO	POSED BUDGET
Monthly Total	<b>s</b>	Monthly Total	\$
Weekly Total \$ ×	4 33 = \$	Weekly Total \$	× 4 33 = \$
Yearly Total \$	12 = \$	Yearly Total \$	÷ 12 = \$
MONTHLY ACTUAL BUDGET	(F) \$	MONTHLY PROPOSED BUDGET	(G) \$
	SUMMARY OF	F INCOME AND EXPENSES	
Actual		Proposed	
Gross monthly income (Amount D from page 1)	s	Gross monthly income (Amount D from page 1)	s
Subtract Monthly actual budget (Amount F from page 5)	s	Subtract Proposed monthly budget (Amount G Irom page 5)	- s
ACTUAL MONTHLY SURPLUS / DEFICIT	s	PROPOSED MONTHLY SURPLUS / DEFIC	or \$

#### LAND

(Include any interest in land owned on the valuation date, including leasehold interests and mortgages, whether or not you are registered as owner. Include claims to an interest in land, but do not include claims that you are making against your spouse in this or a related proceeding. Show estimated market value of your interest without deducting encumbrances or costs of disposition, and show encumbrances and costs of disposition under Debts and Other Liabilities on page 9.)

Nature and Type of Ownership	Nature and Address of Property	Estimated Market Value of Your Interest as of: See instructions above			
State percentage interest where relevant.	Nature and Address of Property	Date of Marriage	Valuation Date	Date of Statement	
	TOTAL \$		(H)		

### GENERAL HOUSEHOLD ITEMS AND VEHICLES

(Show estimated market value, not cost of replacement for these items owned on the valuation date. Do not deduct encumbrances here, but show encumbrances under Debts and Other Liabilities on page 9.)

Item	Particulars	Estimated Market Value of Your Interest as of: See instructions above			
,	1 0111001013		Date of Marriage	Valuation Date	Date of Statement
General household ontents excluding pecial items					
at matrimonial home(s)					
-					
b) elsewhere					
ewellery					
Vorks of art					
dehicles and boats					
ther special items					
		TOTAL \$		(1)	

O. Reg. 323/86

## **SAVINGS AND SAVINGS PLANS**

Form 70K, p. 7

(Show items owned on the valuation date by category. Include cash, accounts in financial institutions, registered retirement or other savings lans, deposit receipts, pensions and any other savings.)

		Account	Amount as of:			
Category	Institution	Number	Date of Marriage	Valuation Date	Date of Statemen	
				:		
		TOTAL \$		(J)		

#### **SECURITIES**

(Show items owned on the valuation date by category. Include shares, bonds, warrants, options, debentures, notes and any other securities. Give your best estimate of market value if the items were to be sold on an open market.)

			Estimated Market Value as of:			
Category	Number	Description	Date of Marriage	Valuation Date	Date of Statemen	
				(K)		
		TOTAL \$		(**)	1	

# LIFE AND DISABILITY INSURANCE

(List all policies owned on the valuation date.)

	Kind of Owner			Beneficiary Face Amount	Cash Surrender Value as of:		
Company and Policy No.		Owner	Beneficiary		Date of Marriage	Valuation Date	Date of Statement
				TOTAL \$		(L)	

### **ACCOUNTS RECEIVABLE**

Form 70K, p. 8

(Give particulars of all debts owing to you on the valuation date, whether arising from business or from personal dealings.)

	Amount as of:			
Particulars	Date of Marriage		Valuation Date	Date of Statement
	TOTAL \$		(M)	

### **BUSINESS INTERESTS**

(Show any interest in an unincorporated business owned on the valuation date. A controlling interest in an incorporated business may be shown here or under Securities on page 7. Give your best estimate of market value if the business were to be sold on an open market.)

	Interest	Estimated Market Value as of:		
Name of Firm or Company		Date of Marriage	Valuation Date	Date of Statement
1-1				
	TOTAL S		(N)	

### OTHER PROPERTY

(Show other property owned on the valuation date by categories. Include property of any kind not shown above. Give your best estimate of market value.)

		Estimated Market Value as of:		
Category	Particulars	Date of Marriage	Valuation Date	Date of Statement
	TOTAL \$		(0)	

O. Reg. 323/86
Form 70K, p. 9

#### **DEBTS AND OTHER LIABILITIES**

(Show your debts and other liabilities on the valuation date, whether arising from personal or business dealings, by category such as mort-gages, charges, liens, notes, credit cards and accounts payable. Include contingent liabilities such as guarantees and indicate that they are contingent.)

	Particulars		Amount as of:		
Category		Date of Marriage	Valuation Date	Date of Statemen	
	TOTA		(P)		

# PROPERTY, DEBTS AND OTHER LIABILITIES ON DATE OF MARRIAGE

(Show by category the value of your property and your debts and other liabilities calculated as of the date of your marriage. Do not include the value of a matrimonial home that you owned at the date of marriage.)

	Particulars	Value as of date of ma	
Category	Paniculars	Assets	Liabilities
1	TOTAL	s (Q) \$	(R) \$

NET VALUE OF PROPERTY OWNED ON DATE OF MARRIAGE (Amount Q Subtract Amount R) = (S) \$______

### **EXCLUDED PROPERTY**

(Show the value by category of property owned on the valuation date that is excluded from the definition of "net family property".)

Category	Particulars	Value on Valuation Date
	TOTAL	(a) a

## **DISPOSAL OF PROPERTY**

(Show the value by category of all property that you disposed of during the two years immediately preceding the making of this statement, or during the marriage, whichever period is shorter.)

	TOTAL	(U) \$
Category	Particulars	Value

O. Reg. 323/86

Form 70K, p. 11

# CALCULATION OF NET FAMILY PROPERTY

Value of all property owned on valuation date (Amounts H,I,J,K,L,M,N and O from pages 6 to 8)	\$
. •	- \$
	- \$
NET FAMILY PROPERTY	\$
2. The name(s) and address(es) of my employer(s) are:	
3. Attached to this affidavit are a copy of my income tax return filed with the Revenue for the last taxation year, together with all material filed with it, and a coment or reassessment that I have received from the Department for that year	py of any notice of assess-
4. I do not anticipate any material changes in the information set out above	<b>.</b>
4. I anticipate the following material changes in the information set out abo	ve:
Sworn, etc.	
Shorti, Coc.	•
Signature o	f deponent

FORM 70L

# WAIVER OF FINANCIAL STATEMENTS

(General heading)

#### WAIVER OF FINANCIAL STATEMENTS

The husband and the wife waive financial statements in respect of claims made in this action for support under the Divorce Act.

(Date) (Signature of wife's (Date) (Signature of husband's solicitor or wife) solicitor or husband)

(Name, address and telephone number)

(Name, address and telephone number)

(Note: Financial statements may not be waived in respect of a claim under the Family Law Act. )

O. Reg. 323/86

# FORM 70M

# FINANCIAL STATEMENT (SHORT FORM)

(General heading)

### FINANCIAL STATEMENT (SHORT FORM)

	(Full name o	f deponent)		
I the (City Town etc.)	of			in the
(County Regional Municipality e	ot ot		MAKE OATH AND SAY (or	AFFIRM
Particulars of my financial formation and belief.	al situation and of all my prope	rty are accurately set ou	it below, to the best of my kno	wledge,
	ALL INCOME AND A	ONEY RECEIVED		
(Include all income and other mons on pages 2, 3, 4 & 5. Give current est estimate. Use weekly, monthly	ent actual amount where known	or ascertainable. Where a		
Category	Weekly	Monthly	Yearly	
1. Salary or wages				
2 Bonuses				
3 Fees				
4 Commissions				
5. Family allowance				
Unemployment insurance				
7 Workers' compensation				
8 Public assistance				
9. Pension				
0 Oividends				
1 Interest				
2. Rental income				
3. Allowances and support from others				
4. Other (Specify)				
				i

GROSS MONTHLY INCOME (A) + (B) + (C) = (D)S_____

#### OTHER BENEFITS

Form 70M, p.2

TOTAL (E) \$___

GROSS MONTHLY INCOME AND BENEFITS (D) + (E)=\$_____

(Show all non-monetary benefits from all sources, such as use of a vehicle or room and board, and include such items as insurance or dental plans or other expenses paid on your behalf. Give your best estimate where you cannot ascertain the actual value.)

Item	Particulars	Monthly Market Value	

(The respondent may omit the budgets unless the court orders otherwise.)

#### **ACTUAL AND PROPOSED BUDGETS**

•				PROPOSED BUDGET Show your proposed budget, giving your best esti- where you cannot ascertain actual amount.		
		enses, or your best e actual amount	, 19 stimate where you			
CATEGORY	Weekly	Monthly	Yearly	Weekly	Monthly	Yearly
Housing 1. Rent				1		
2. Real property taxes			-	2		
3. Mortgage				3		
4 Common expense charges				4		
5. Water				5		
6. Electricity				6		
7. Natural gas				7		
6. Fuel oil				8		
9. Telephone				9		
10. Cable T.V.				10		
11. Home insurance				11		
12. Repairs and maintenance				12		
13. Gardening and snow removal				13		
14. Other (Specify)				14		
Food, Toiletries and Sundries 15. Groceries				15		
16 Meals outside home				16 .		
17. Toiletnes and sundries				17		
18. Grooming				18		

						Form 70M, p. 3		
CATEGORY		ACTUAL BUDGET			PROPOSED BUDGE	Τ		
Food Tolletries and Sundries-cont'd. 19. General household	Weekly	Monthly	Yearly	Weekly	Monthly	Yearty		
supplies  20 Laundry, dry cleaning				20				
21 Other (Specify)				21				
Clothing 22. Children				22				
23. Sell				23				
Transportation 24 Public transit				24				
25 Taxis, car pools				25				
26. Car Insurance				26				
27. Licence				27				
28. Car mainlenance				28				
29 Gasoline, oil				29				
30 Parking				30		9 +		
31. Other (Specify)		-		31				
Health and Medical 32. Doctors, chiropractors				32				
				<del></del>				
33 Dentist (regular care) 34. Orthodontist or special dental care				33				
				34				
35. Insurance premiums				36				
36. Drugs 37. Other (Specify)				37				
or one (openly)				31				
Deductions from Income								
38. Income tax				38				
39 Canada Pension Plan				39				
40. Unemployment insurance				40				
41. Employer pension				41				
42. Union or other dues				42				

			Form 70M, p. 4				
CATEGORY		ACTUAL BUDGET		PROPOSED BUDGET			
Deductions from income-cont'd.	Weekly	Monthly	Yearly	Weekly	Monthly	Yearty	
3. Group insurance				43			
4. Credit union loan				44			
5. Credit union savings				45			
6. Other (Specify)				46			
Miscellaneous				47			
7. Life insurance premiums				48			
8. Tutton fees, books, etc				49			
9. Entertainment				50			
O Recreation				51			
1 Vacation				52			
2. Grits				53			
3. Babysitting, day care				54			
4. Children's allowances							
65 Children's activities				55			
66. Support payments				56			
7. Newspapers, periodicals							
8. Alcohol, tobacco				.58			
9. Charities				59			
income tax (not deducted at source)				60			
ii. Other (Specify)				61			
Loan Payments 32. Banks				62			
3. Finance companies				63			
54. Credit unions				64			
5. Department stores				65			
56. Other (Specify)				66			

Form 70M, p. 5

		ACTUAL BUDGE	T	PROPOSED BUDGET		GET
CATEGORY	Weekly	Monthly	Yearly	Weekly	Monthly	Yearly
Savings						
67 RRSP				67		
68 Other (Specify)				68		
	s	s	s	s	s	s

TOTALS OF ACTUAL BUDGET		TOTALS OF PR	OPOSED BUDGET
Monthly Total	<b>s</b>	Monthly Total	s
Weekly Total \$	× 4.33 = <b>\$</b>	Weekly Total \$	× 4 33 = \$
Yearly Total \$	- 12 = <b>\$</b>	Yearly Total \$	- 12 = <b>\$</b>
MONTHLY ACTUAL BUDGET	(F) \$	MONTHLY PROPOSED BUDGET	(G) \$
	SUMMARY OF	INCOME AND EXPENSES	
Actual		Proposed	
Gross monthly income (Amount D from page 1)	\$	Gross monthly income (Amount D from page 1)	s
Subtract Monthly actual budget (Amount F from page 5)	- s	Subtract Proposed monthly budget (Amount G from page 5)	<b>- \$</b>
ACTIVAL MONTHLY SURPLUS / DEFICIT		PROPOSED MONTHLY SURPLUS / DEE	irit •

O. Reg. 323/86

Form 70M, p. 6

#### LAND

(Include any interest in land, including leasehold interests and mortgages, whether or not you are registered as owner. Show estimated market value of your interest without deducting encumbrances, and show encumbrances under Debts and Other Liabilities on page 9.)

Nature and Type of Ownership State percentage interest where relevant.	Nature and Address of Property	Estimated Market Value of Your Interest See instructions above.
-		
	TOTAL	

#### **GENERAL HOUSEHOLD ITEMS AND VEHICLES**

(Show estimated market value, not cost of replacement, and do not deduct encumbrances here. Show encumbrances under Debts and Other Liabilities on page 9.)

Item	Particulars	Estimated Market Value of Your Interest See instructions above.
General household contents excluding special items		
(a) at matrimonial home(s)		
(b) elsewhere		
Jewellery		
Works of art		
Vehicles and boats		
Other special items		
		TOTAL

Form 70M, p. 7

# SAVINGS AND PLANS

(Show items by category. Include cash, accounts in financial institutions, registered retirement or other savings plans, deposit receipts, pensions and any other savings.).

Category	inatitution	Account Number	Amoun
			TOTAL

#### SECURITIES

(Show items by category. Include shares, bonds, warrants, options, debentures, notes and any other securities. Give your best estimate of market value if the items were to be sold on an open market.)

Category	Number	Description	Eatimated Market Value
		TOTAL	

#### LIFE AND DISABILITY INSURANCE

Company and Policy Number	Kind of Policy	Owner	Beneficiary	Face Amount	Present Cash Surrender Value
			V	•	
	1		TOTALS	\$	

#### ACCOUNTS RECEIVABLE

Form 70M, p. 8

(Give particulars of all debts owing to you whether arising from business or from personal dealings.)

Particulars		Amount
		\$
	TOTAL	(S) \$

#### **BUSINESS INTERESTS**

(Show any interest in an unincorporated business. A controlling interest in an incorporated business may be shown here or under Securities on page 7. Give your best estimate of market value if the business were to be sold on an open market.)

Name of Firm or Company	Interest	Estimated Market Value
		\$
,		
`	TOTAL	. (T) \$

#### OTHER PROPERTY

(Show other property by categories. Include property of any kind not shown above. Give your best estimate of market value.)

Category	Particulars	Estimated Market Value
		5
	TOTAL	an s

#### DEBTS AND OTHER LIABILITIES

Form 70M, p. 9

(Show your debts and other liabilities, whether arising from personal or business dealings, by category such as mortgages, charges, liens, notes, credit cards and accounts payable. Include contingent liabilities such as guarantees and indicate that they are

Category	Particulars	Amount
		•
	TOTAL	

2667

# SUMMARY OF ASSETS AND DEBTS Form 70M, p. 10

Total assets  Total debts  2. The name(s) and address(es) of my employer(s) are:	* \$ - \$ NET WORTH \$
	NET WORTH \$
2. The hame(s) and address(es) of my employer(s) are.	
Attached to this affidavit are a copy of my income tax retur.  Revenue for the last taxation year, together with all material filed we ment or reassessment that I have received from the Department.	ith it, and a copy of any notice of assess-
4. I do not anticipate any material changes in the information	set out above.
4. I anticipate the following material changes in the information	on set out above:
Sworn, etc.	
	Signature of deponent

# Form 70N

# NET FAMILY PROPERTY STATEMENT

(General heading)

WIFE'S (or HUSBAND'S ) NET FAMILY PROPERTY STATEMENT

Statement d	Statement date			
h husband and wife, your spouse.)	showing yo	ur assets,		
	HUSBAND	WIFE		
on valuation h reference to nts)		·		
TOTAL 1.		_		
her liabilities category with ncial statements)				
TOTAL 2.	<u> </u>			
	on valuation h reference to nts)  TOTAL 1. her liabilities category with ncial statements)	h husband and wife, showing yo your spouse.)  HUSBAND  on valuation h reference to nts)  TOTAL 1.  her liabilities category with ncial statements)		

Form 70N, p. 2

	ITEM	HUSBAND	WIFE
3.	Net value of property, other than a matrimonial home, owned on date of marriage (by category with reference to the financial statements)		
	TOTAL 3.		
4.	Value of property excluded under subs. 4(2) of the Family Law Act (by category with reference to the financial statements)		
	TOTAL 4.		
5.	Net family property (Total 1 minus Totals 2, 3 and 4)		

(Name, address and telephone number of solicitor or party)

FORM 700

WAIVER OF RIGHT TO DISPUTE OFFICIAL GUARDIAN'S REPORT

(General heading)

WAIVER

The (  $identify\ party$  ) waives the right to dispute the Official Guardian's report in this action.

(Date)

(Name, address and telephone number of solicitor or party)

#### FORM 70P

# REQUISITION TO NOTE DEFAULT AND NOTICE OF MOTION FOR JUDGMENT

(General heading)

#### REQUISITION

TO THE REGISTRAR

I require you to note the respondent _______(name)

in default in this action on the ground that he or she has not filed an answer within the prescribed time. The petition has been filed with proof of service.

#### NOTICE OF MOTION

The petitioner makes this motion to a

[ ] High Court judge [ ] local judge

The motion is for default judgment in accordance with the petition.

The grounds for the motion are that the respondent has not filed an answer and has been noted in default.

The following documentary evidence will be relied on:

- 1. the petition
- 2. the certificate of marriage or of the
- registration of marriage filed in this action
- 3. the affidavit of the petitioner dated

(List any other documents filed in support of the motion.)

(Where applicable add: The petitioner intends to present oral evidence at the hearing of the motion.)

(Name, address and telephone number of petitioner's solicitor or petitioner)

FORM 70Q

# PETITIONER'S AFFIDAVIT ON MOTION FOR JUDGMENT

(General heading)

#### AFFIDAVIT

- I, (full name of deponent) , of the ( City, Town, etc.) of ______, in the ( County, Regional Municipality, etc.) of ______, the petitioner in this action, MAKE OATH  $\overline{\text{AND SAY}}$  (or  $\overline{\text{AFFIRM}}$ ):
- 1. There is no possibility of the reconciliation of the spouses because:  $(Give\ particulars.)$

(or)

- 1. It would clearly not be appropriate in the circumstances for the court to consider the possibility of the reconciliation of the spouses because: (Give particulars.)
- 2. All the information in the petition in this action is correct, with the following exceptions: (Give particulars. If no exceptions, state "None.")

(Include all the other matters required by subrule 70.19(2).)

SWORN	(etc.)		
		(Petitioner's signat	ure)

# FORM 70R

# RESPONDENT'S AFFIDAVIT ON MOTION FOR JUDGMENT

(General heading)

#### AFFIDAVIT

- I, (full name of deponent) , of the ( City, Town, etc.) of ______, in the ( County, Regional Municipality, etc.) of ______, the respondent spouse in this action, MAKE OATH  $\overline{\text{AND SAY}}$  (or AFFIRM ) :
- 1. There is no possibility of the reconciliation of the spouses because:  $(Give\ particulars.)$

(or)

- 1. It would clearly not be appropriate in the circumstances for the court to consider the possibility of the reconciliation of the spouses because: (Give particulars.)
- 2. All the information in the petition in this action is correct, with the following exceptions: (Give particulars. If no exceptions, state "None.")

(Where the divorce is sought on the ground of adultery, and the respondent is willing to admit the adultery, add:

3. I am aware that I am not obliged to give evidence that I have committed adultery. I am willing to give that evidence.  $\prime$ 

(Include all the other matters required by subrule 70.19(3).)

SWORN (etc.)

(Respondent's signature)

#### FORM 70S

# DIVORCE JUDGMENT

(Court file no.)

(Court)

(Name of judge)

(Day and date judgment given)

(Court seal)

(Title of proceeding, naming only the spouses unless an order is made against another person also)

#### DIVORCE JUDGMENT

(Judgment on motion for judgment)

THIS MOTION made by the petitioner for judgment for divorce was heard this day at (place). The respondent did not defend this action although properly served with the petition as appears from the affidavit of service filed.

ON READING the petition, the notice of motion for judgment, the affidavit dated (date) of the petitioner  $(where\ appropriate,\ add$  and the affidavit dated (date) of the respondent or as may be) filed in support of the motion and  $(refer\ to\ any\ other\ material\ filed,\ such\ as\ the\ Official\ Guardian's\ report\ dated <math>(date)$ ,  $(where\ oral\ evidence\ is\ heard,\ add\ and\ on\ hearing\ the\ evidence\ presented\ by\ the\ petitioner\ )$ ,

(Judgment after a trial: adapt the recitals from Form 59B)

(Judgment on joint petition)

THIS MOTION made jointly by the spouses for judgment for divorce was heard this day at (place). The spouses jointly petitioned for divorce.

ON READING the petition, the notice of motion for judgment, the affidavit dated (date) of the husband and the affidavit dated (date) of the wife filed in support of the motion and  $(refer\ to\ any\ other\ material\ filed$ , such as the Official Guardian's report dated (date),  $(where\ oral\ evidence\ was\ heard$ , add and on hearing the evidence presented by the spouses ),

(Where the divorce is to take effect earlier than the thirty-first day after it is granted, add:) and since this court is of the opinion that by reason of special circumstances the divorce should take effect earlier than the thirty-first day after the day this judgment is granted, and since the spouses have agreed and undertaken that no appeal from the judgment will be taken,

Form 70S, p.2

1. THIS COURT ORDERS AND ADJUDGES that (names of spouses), who were married at (place) on (date), are divorced and that the divorce takes effect on (date).

(Where the court also grants judgment for other relief, add:)

2. THIS COURT ORDERS AND ADJUDGES, under the  $Divorce\ Act$  (or as may be) , that .....

(In a judgment for the payment of money on which postjudgment interest is payable, add:)

THIS JUDGMENT BEARS INTEREST at the rate of ..... per cent per year commencing on (date).

(Signature of judge or registrar)

THE SPOUSES ARE NOT FREE TO REMARRY UNTIL THIS JUDGMENT TAKES EFFECT, AT WHICH TIME A CERTIFICATE OF DIVORCE MAY BE OBTAINED FROM THIS COURT. IF AN APPEAL IS TAKEN IT MAY DELAY THE DATE WHEN THIS JUDGMENT TAKES EFFECT.

FORM 70T

# REGISTRAR'S CERTIFICATE

(DIVORCE ACTION)

(General heading)

(Court seal)

#### REGISTRAR'S CERTIFICATE

	ked,	structions: If appropriate box at left cann check box in right margin and describe defi he box.)	
that		local registrar at cer	tifies
1.	PREL	IMINARY	Deficiency
(a)	[ ]	The respondent has been noted in default.	l(a) [ ]
(b)	[ ]	No answer has been filed by the respondent.	1(b) [ ]
	[ ]	The respondent's answer has been with-drawn.	
	[ ]	The respondent's answer has been struck out.	
(c)	[ ]	A Central Divorce Registry clear certificate has been received.	l(c) [ ]
2.	SERV	VICE	
(a)	[ ]	Service is not required because the spouses have filed a joint petition.	2(a) [ ]
	[ ]	The affidavit of service has been filed.	

[ ] A signed acknowledgment of service has

been filed.

- (b) [ ] The respondent was served personally at 2(b) [ ] (address)_____.
  - [ ] The respondent was served in accordance with subrule 16.03(2) (acceptance by solicitor).
  - [ ] The respondent was served in accordance with subrule 16.03(4) (service by mail with acknowledgment of receipt card).

- 2 -

3.	AFFID	AVITS	Defic	:ie	ency
(a)	[ ]	An affidavit of the petitioner has been filed on the motion.	3(a)	[	]
(b)	[ ]	An affidavit of the respondent has been filed on the motion.			
(c)	[ ]	An affidavit of (name) has been filed on the motion.			
(d)	[ ]	The notice of motion indicates that oral evidence will be presented.			
4.	CLAIM	FOR RELIEF			
(a)	[ ]	The petition contains only a claim for divorce.	4 (a)	[	]
	[ ]	The petition contains a claim for relief under an Act, other than a divorce, and refers to the Act for each claim.			
(b)	[ ]	The petition contains a claim for support or a division of property and sets out the nature and amount of relief claimed and the amount of support claimed for each dependant.	4(b)	[	]
(c)	[ ]	The petition contains a claim for inclusion of terms of a separation agreement or previous court order and refers to the specific provisions to be included.	4(c)	]	1
5.	GROUN	DS FOR DIVORCE			
	The	petition claims divorce on the ground of			
(a)	[ ]	separation since $(date)$ and the petitioner's affidavit was sworn at least one year after that date.	5(a)	[	1
(b)	[ ]	adultery.			
(c)	[ ]	cruelty.			
6.	PROOF	OF MARRIAGE			
(a)	[ ]	A certificate of marriage or of the registration of the marriage has been filed, and particulars correspond to	6(a)	[	]

- 3 -

				Defic	ziε	ncy
(b)	[	]	The petition states that it is impossible to obtain a certificate of marriage or of the registration of the marriage and an affidavit gives the date and place of marriage.	6(b)	[	1
7.	RES	SIDI	ENCE			
	[	]	The petition indicates that the	7	[	}
			[ ] wife [ ] husband			
			has resided in Ontario since (date), a period of at least one year before the petition was issued.			
8.	СНІ	LDF	REN			
(a)	[	]	There are children of the marriage.			
	[	]	There are no children of the marriage.			
(b)	[	]	The Official Guardian has not intervened.	8(b)	ĺ	]
	[	]	The Official Guardian has intervened and filed a report, and no dispute has been filed within fifteen days after service of the report or a waiver of the right to dispute the report has been filed by both spouses.			
9.	DRA	AFT	JUDGMENT			
(a)	ĺ	}	Four copies of a draft judgment in accordance with Form 70R have been submitted.	9(a)	(	]
(b)	ſ	]	A stamped envelope for service of the judgment on the respondent has been filed.	9(b)	[	]
(c)	(	]	<pre>The address for service of the judgment is the same as in [ ] 2(a) above. [ ] the acknowledgment of service of the     petition. [ ] the petitioner's affidavit.</pre>	.9(c)	[	)
(d)	ĺ	]	A request has been made for the divorce to take effect earlier than the thirty-first day, and consents and undertakings of the spouses have been filed.	9(d)	[	]

- 4 -

			Deficiency	
(e)	[ ]	The draft judgment is in the of the petition.	e exact terms 9(e)[]	
	[ ]	The draft judgment is in the of a consent or minutes of sfiled with the court.		
10.	NOTI	CE TO PETITIONER		
	[ ]	The petitioner has been info deficiencies noted on this or requested the motion be sub-	certificate, and has	
)ate		Issued by	Local registrar	
			O. Reg. 323/86, s. 1, par.	13, part.
		Form 70U		
		CERTIFICATE OF	Divorce	
		(Court)	(Court file no.)	
(Cou	rt s		•	•
, , , ,		CERTIFICATE OF	DIVORCE	
		This is to certify that		
		- A	_	
		and		
		s solemnized at		
on _		, was	dissolved by a judgment of	
this	cou	rt which became effective on		
5 - 1				
vate			Local registrar	

#### FORM 70V

# NOTICE TO FILE FINANCIAL STATEMENT

(The body of this form may be incorporated in an originating process.)

(General heading)

#### NOTICE TO FILE FINANCIAL STATEMENT

TO (name of respondent or defendant)

In this proceeding a claim has been made against you for custody (or support, variation of support or division of property ).

YOU ARE REQUIRED, WHETHER OR NOT YOU DEFEND THIS PROCEEDING, to serve and file a financial statement in Form 70M prescribed by the Rules of Civil Procedure. Your financial statement must accompany your responding document if you defend this proceeding and must be served and filed in any event within the time for delivering your responding document after the originating process in this proceeding was served on you.

If you fail to serve and file a financial statement as required, an order may be made, without further notice, to compel you to file a financial statement.

(Date)

(Name, address and telephone number of solicitor or party serving notice)

TO (Name and address of solicitor or party receiving notice)

#### FORM 70W

# NOTICE OF CONFIRMATION HEARING

(General heading)

(Court seal)

#### NOTICE OF CONFIRMATION HEARING

#### TO THE RESPONDENT

A VARIATION OF THE SUPPORT ORDER of the (name of court that made support order that is to be varied) made on (date of order that is to be varied) has been made provisionally by the (name of court that made provisional variation). The amount of support payable under the provisional variation is \$........ per (week, month, etc.). A copy of the provisional variation order and the material received with it by this court are attached to this notice. The provisional variation has no legal effect until it is confirmed, but on confirmation by this court the variation has legal effect as an order of this court.

THE COURT WILL HOLD A HEARING to consider confirmation of the provisional variation on (day), (date), at (time), at  $(address\ of\ court\ house)$  before  $(insert\ a\ High\ Court\ judge\ or\ a\ local\ judge\ of\ the\ High\ Court\ ).$ 

IF YOU WISH TO OPPOSE CONFIRMATION of the provisional variation, you or an Ontario lawyer acting for you must forthwith prepare a notice of appearance in Form 38C prescribed by the Rules of Civil Procedure and file it in this court office, and you or your lawyer must appear at the hearing.

IF YOU WISH TO PRESENT AFFIDAVIT OR OTHER DOCUMENTARY EVIDENCE TO THE COURT OR TO EXAMINE OR CROSS-EXAMINE WITNESSES, you or your lawyer must, in addition to filing your notice of appearance, file a copy of the evidence in the court office where the hearing is to be held as soon as possible, but not later than 2 p.m. on the day before the hearing.

IF YOU FAIL TO APPEAR AT THE HEARING, THE PROVISIONAL VARIATION MAY BE CONFIRMED IN YOUR ABSENCE AND WITHOUT FURTHER NOTICE TO YOU.

Date	Issued by	Local registrar
	Address of court office	

TO (Name and address of respondent)

FORM 70X

# Notice Requiring Further Evidence

(General heading)

(Court seal)

NOTICE REQUIRING FURTHER EVIDENCE

TO THE APPLICANT

The provisional variation order made on (date) has come before a judge of the  $(name\ of\ court\ dealing\ with\ confirmation).$  The matter has been sent back to this court for further evidence. The nature of the further evidence required is set out in the attached material.

If you wish to proceed with your application for variation of support, you or your lawyer must file a copy of your further evidence in this court office.

IF YOU FAIL TO FILE FURTHER EVIDENCE, THE PROVISIONAL VARIATION ORDER MAY NOT BE CONFIRMED.

Date	Issued by	Local registrar
	Address of court office	

TO (Name and address of applicant's solicitor or applicant)

FORM 70Y

# NOTICE OF RESUMPTION OF HEARING

(General heading)

(Court seal)

NOTICE OF RESUMPTION OF HEARING

TO THE RESPONDENT

The proceeding before this court for confirmation of a provisional variation order made by the (name of court that made provisional variation) was adjourned in order to send the matter back to that court for further evidence. A copy of the further evidence is attached to this notice.

THE COURT WILL RESUME ITS HEARING to consider confirmation of the provisional variation order on (day), (date), at (time), at  $(address\ of\ court\ house)$  before  $(insert\ a\ High\ Court\ judge\ or\ a\ local\ judge\ of\ the\ High\ Court\ ).$ 

IF YOU WISH TO OPPOSE CONFIRMATION of the provisional variation, you or an Ontario lawyer acting for you must forthwith prepare a notice of appearance in Form 38C prescribed by the Rules of Civil Procedure and file it in this court office, and you or your lawyer must appear at the hearing.

IF YOU WISH TO PRESENT AFFIDAVIT OR OTHER DOCUMENTARY EVIDENCE TO THE COURT OR TO EXAMINE OR CROSS-EXAMINE WITNESSES, you or your lawyer must, in addition to filing your notice of appearance, file a copy of the evidence in the court office where the hearing is to be held as soon as possible, but not later than 2 p.m. on the day before the hearing.

IF YOU FAIL TO APPEAR AT THE HEARING, THE PROVISIONAL ORDER MAY BE CONFIRMED IN YOUR ABSENCE AND WITHOUT FURTHER NOTICE TO YOU.

Date	Issued by Local registrar
	Address of court office

TO (Name and address of respondent)

- 14. Form 71A is revoked.
- 15. Tariff B is revoked and the following substituted therefor:

#### TARIFF B

Solicitors' Fees in Divorce Actions allowed under Rule 70.26

For all services in a divorce action up to obtaining a certificate of divorce ......

.....\$400

O. Reg. 323/86, s. 1, par. 15.

2. This Regulation comes into force on the 1st day of June, 1986.

# RÈGLEMENT PORTANT MODIFICATION DU RÈGLEMENT DE L'ONTARIO 560/84 PRIS EN APPLICATION DE LA LOI DE 1984 SUR LES TRIBUNAUX JUDICIAIRES

1 Les Règles de procédure civile, qui figurent à l'Annexe au Règlement de l'Ontario 560/84, telles qu'elles sont modifiées par l'article 1 du Règlement de l'Ontario 786/84, par l'article 1 du Règlement de l'Ontario 478/85 et par l'article 1 du Règlement de l'Ontario 221/86, sont modifiées de nouveau de la façon suivante:

- La version anglaise de la définition du terme "ordonnance" à la règle 1.03 est modifiée par suppression des mots "or decree".
- 2. La règle 14.04 est abrogée et remplacée par ce qui suit :

14.04 L'acte introductif d'instance d'une action en divorce est une requête en divorce (formule 70A ou 70B), sauf dans les cas prévus au paragraphe 70.09 (6) (requête reconventionnelle en divorce contre une personne qui n'est pas déjà partie à l'instance (formule 70G)).

- 3. Les alinéas 19.02 (3) p) et q) sont abrogés.
- 4. L'alinéa 37.04 (1) b) est abrogé et remplacé par ce qui suit :
  - b) par un juge local, si elle est présentée en vertu des alinéas 70.17 (5) b) (renvoi de

l'instruction d'une action en divorce) ou 70.21 (3) b) (confirmation du rapport du commissaire au droit de la famille) ou lors de l'instruction d'une action en divorce devant un juge local;

- L'alinéa 48.04 (2) c) est modifié par substitution, à "70.18 (2)" à la deuxième ligne, de "70.17 (5)".
- 6. La règle 50.01 est modifiée par substitution, aux mots "Si une action a été inscrite au rôle ou qu'une requête est en état" à la première ligne, des mots "Dans une action ou requête".
- 7. La règle 50.04 est abrogée et remplacée par ce qui suit :

# DEUX JUGES DIFFÉRENTS

50.04 Le juge qui préside la conférence préparatoire au procès ne préside pas l'instruction de l'action ou l'audition de la requête.

- L'alinéa 54.03 (1) c) est modifié par substitution, à "70.22" à la deuxième ligne, de "70.21".
- Le paragraphe 54.08 (1) est modifié par substitution, à "70.22 (3)" à la troisième ligne, de "70.21 (3)".
- 10. La Règle 70, telle qu'elle est modifiée par l'article 1 du Règlement de l'Ontario 786/84, par l'article 1 du Règlement de l'Ontario 478/85 et par l'article 1 du Règlement de l'Ontario 221/86, est abrogée et remplacée par ce qui suit:

#### RÈGLE 70 ACTIONS EN DIVORCE

# CHAMP D'APPLICATION DES RÈGLES DE PROCÉDURE CIVILE

70.01 Sauf disposition contraire des règles 70.03 à 70.26, les Règles de procédure civile applicables aux actions s'appliquent, avec les adaptations nécessaires, aux actions en divorce.

#### **DÉFINITIONS**

70.02 Les définitions qui suivent s'appliquent aux règles 70.02 à 70.26.

"child of the marriage"

"enfant à charge" S'entend au sens de l'article 2 de la Loi.

"Act"

"Loi" Loi de 1985 sur le divorce (Canada).

# REQUÊTE EN DIVORCE

# Dispositions générales

- 70.03 (1) L'acte introductif d'instance d'une action en divorce est la requête en divorce (formule 70A ou 70B), sauf dans les cas prévus au paragraphe 70.09 (6) (requête reconventionnelle en divorce contre une personne qui n'est pas déjà partie à l'instance (formule 70G)).
- (2) Un certificat du mariage ou de son enregistrement est déposé avant que la requête ne soit délivrée, sauf si cette dernière précise qu'il est impossible d'obtenir le certificat ou que celui-ci sera déposé avant que l'action soit inscrite pour instruction ou avant qu'une motion soit présentée en vue d'obtenir un jugement.
- (3) La partie qui introduit l'action s'appelle le requérant et la partie adverse s'appelle l'intimé.

## Personne prétendue complice de l'adultère

(4) Si l'on allègue, dans la requête, que le conjoint intimé a commis l'adultère, il n'est pas nécessaire de mentionner le nom de l'autre personne que l'on prétend complice de l'adultère.

#### Requête conjointe en divorce

- (5) Les conjoints peuvent introduire une action en divorce conjointement sans intimé.
- (6) La requête conjointe en divorce ne contient aucune demande de redressement, à l'exception du divorce et, le cas échéant, d'une ordonnance rendue avec le consentement des parties.

#### Demande de redressement

(7) La requête qui contient une demande d'aliments ou de partage de biens précise la nature et le montant du redressement demandé. Dans le cas d'une demande d'aliments, le requérant précise le montant relatif à chaque personne à charge.

# SIGNIFICATION DE LA REQUÊTE

## Mode de signification

- 70.04 (1) Une requête en divorce est signifiée à l'intimé par voie de signification à personne ou conformément aux paragraphes 16.03 (2) à (4) (acceptation de la signification par le procureur, signification par la poste avec carte d'accusé de réception), à moins que le tribunal n'en ordonne la signification indirecte en application de la règle 16.04 ou ne rende une ordonnance qui dispense de la signification.
- (2) La personne qui signifie une requête à personne demande que l'intimé remplisse et signe l'accusé de signification au verso de la requête. Elle signe ensuite en tant que témoin de la signature de l'intimé, ou consigne le fait que l'intimé a refusé de signer l'accusé de signification, selon le cas.

# Personne prétendue complice de l'adultère

(3) Si l'on mentionne, dans la requête, le nom de la personne que l'on prétend complice de l'adultère avec l'intimé, la requête est signifiée à la personne, sauf ordonnance contraire du tribunal, par un des modes de signification que prévoit la Règle 16 pour la signification d'un acte introductif d'instance ou en lui faisant parvenir une copie de la requête par la poste à sa dernière adresse connue.

# Requête en divorce non signifiée à personne par le requérant

(4) Si la requête en divorce est signifiée à personne, la signification se fait par une autre personne que le requérant.

# Signification en dehors de l'Ontario

(5) La requête en divorce peut être signifiée en dehors de l'Ontario sans ordonnance du tribunal.

# Signification indirecte par voie d'avis

(6) Si le tribunal ordonne que la signification se fasse par voie de publication d'un avis dans un journal, l'avis est rédigé selon la formule 70C.

# DÉLAI DE SIGNIFICATION DE LA REQUÊTE EN DIVORCE

70.05 La requête en divorce est signifiée dans les six mois de sa délivrance.

#### PROCÉDURE ÉCRITE

- 70.06 (1) La procédure écrite relative à l'action en divorce se compose de la requête en divorce (formule 70A ou 70B), la défense à la requête en divorce (formule 70D) et, le cas échéant, la réponse à la défense à la requête en divorce (formule 70E).
- (2) La procédure écrite relative à la requête reconventionnelle en divorce se compose de la requête reconventionnelle en divorce (formule 70F ou 70G), la défense à la requête reconventionnelle en divorce (formule 70H) et, le cas échéant, la réponse à la défense à la requête reconventionnelle en divorce (formule 70I).

# DÉFENSE À LA REQUÊTE EN DIVORCE

# Délai de remise de la défense

- 70.07 (1) L'intimé qui désire contester une demande contenue dans la requête en divorce remet sa défense à la requête en divorce :
  - a) dans les vingt jours de la signification de la requête, s'il en a reçu signification en Ontario;
  - b) dans les quarante jours de la signification de la requête, s'il en a reçu signification ailleurs au Canada ou aux États-Unis d'Amérique;
  - c) dans les soixante jours de la signification de la requête, s'il en a reçu signification ailleurs dans le monde,

sauf disposition contraire du paragraphe (3), du paragraphe 19.01 (5) (remise tardive de la défense) ou du paragraphe 70.10 (2) (requête reconventionnelle en divorce contre le requérant et un tiers).

# Avis d'intention de présenter une défense

- (2) L'intimé qui a reçu signification d'une requête en divorce et qui se propose de présenter une défense peut remettre un avis d'intention de présenter une défense (formule 70J) dans le délai prescrit pour la remise de la défense.
- (3) L'intimé qui remet un avis d'intention de présenter une défense dans le délai prescrit a droit à un délai de dix jours supplémentaires en plus du délai prescrit au paragraphe (1) pour remettre sa défense.

# RÉPONSE À LA DÉFENSE À LA REOUÊTE EN DIVORCE

70.08 La réponse à la défense à la requête en divorce, le cas échéant, est remise dans les dix jours suivant la signification de la défense.

# REQUÊTE RECONVENTIONNELLE EN DIVORCE

# Applicabilité

- 70.09 (1) L'intimé qui demande une mesure de redressement, à l'exception du rejet de l'action et de la condamnation aux dépens, le fait par voie de requête reconventionnelle en divorce.
- (2) L'intimé qui présente une requête reconventionnelle en divorce peut joindre comme intimé à la requête reconventionnelle une autre personne, qu'elle soit ou non déjà partie à l'action principale, dont la jonction est nécessaire ou opportune.

### Personne prétendue complice de l'adultère

(3) Les paragraphes 70.03 (4) et 70.04 (3) (mention de la personne prétendue complice de l'adultère, signification) s'appliquent, avec les adaptations nécessaires, à la requête reconventionnelle en divorce.

#### Un seul document

(4) L'intimé présente sa requête reconventionnelle en divorce (formule 70F ou 70G) et sa défense en un seul et même document intitulé défense et requête reconventionnelle en divorce.

#### Demande de redressement

(5) La requête reconventionnelle en divorce qui contient une demande d'aliments ou de partage de biens précise la nature et le montant du redressement demandé. Dans le cas d'une demande d'aliments, le requérant précise le montant relatif à chaque personne à charge.

# Délivrance de la requête reconventionnelle si l'intimé reconventionnel n'est pas déjà partie à l'action principale

- (6) Si une personne qui n'est pas déjà partie à l'action principale est constituée intimé à la requête reconventionnelle en divorce, la défense et requête reconventionnelle en divorce :
  - a) est délivrée :
    - (i) dans le délai prescrit à la règle 70.07 pour la délivrance de la défense dans l'action principale, ou avant que l'intimé ne soit constaté en défaut,
    - (ii) plus tard, avec l'autorisation du tribunal:
  - b) porte un second intitulé de l'instance indiquant le nom du requérant reconventionnel et des intimés reconventionnels.

# Signification en dehors de l'Ontario

(7) La requête reconventionnelle en divorce peut être signifiée en dehors de l'Ontario sans ordonnance du tribunal.

# DÉLAI DE REMISE OU DE SIGNIFICA-TION DE LA DÉFENSE ET REQUÊTE RECONVENTIONNELLE EN DIVORCE

Cas où les parties sont déjà parties à l'action principale

70.10 (1) Si la requête reconventionnelle en divorce est présentée seulement contre le requérant, ou seulement contre celui-ci et une personne qui est déjà partie à l'action principale, la défense et requête reconventionnelle en divorce est remise dans le délai prescrit par la règle 70.07 pour la remise de la défense dans l'action principale, ou avant que l'intimé ne soit constaté en défaut.

#### Cas de jonction d'un tiers

- (2) Si la requête reconventionnelle en divorce est présentée contre le requérant et un intimé reconventionnel qui n'est pas déjà partie à l'action principale, la défense et requête reconventionnelle en divorce est signifiée, après sa délivrance, aux parties à l'action principale. Elle est également signifiée, avec les actes de procédure remis antérieurement dans l'action principale, à l'intimé reconventionnel qui n'est pas déjà partie à l'action principale, et déposée, avec la preuve de sa signification :
  - a) dans les trente jours suivant la délivrance de la défense et requête reconventionnelle en divorce, ou avant que l'intimé ne soit constaté en défaut;
  - b) plus tard, avec l'autorisation du tribunal.
- (3) Il n'est pas nécessaire de signifier à personne la défense et requête reconventionnelle en divorce aux personnes qui sont déjà parties à l'action principale, sauf si un intimé reconventionnel est aussi intimé dans l'action principale et n'a pas remis d'avis d'intention de présenter une défense ni de défense dans l'action principale. Dans ce cas il en reçoit signification de la façon prescrite au paragraphe 70.04 (1), qu'il ait été ou non constaté en défaut dans l'action principale.

# MODIFICATION DE LA DÉFENSE POUR AJOUTER UNE REQUÈTE RECONVENTIONNELLE EN DIVORCE

70.11 (1) L'intimé qui a remis une défense qui ne comprend pas de requête reconventionnelle en divorce et qui désire se porter requérant reconventionnel seulement contre le requérant, ou seulement contre le requérant et une personne qui est déjà une partie à l'action principale, peut modifier la défense conformément aux règles 26.02 et 26.03 pour y ajouter une requête reconventionnelle en divorce. La règle 26.05

(réponse à l'acte de procédure modifié) s'applique à la défense et requête reconventionnelle en dive : e modifiée.

(2) L'intimé visé au paragraphe (1) qui désire se porter requérant reconventionnel contre le requérant et une personne qui n'est pas déjà partie à l'action principale peut, avec l'autorisation du tribunal, demander au greffier de délivrer une défense et requête reconventionnelle en divorce modifiée. La règle 26.05 (réponse à l'acte de procédure modifié) s'applique à la défense et requête reconventionnelle en divorce modifiée.

#### DÉFENSE À LA REQUÊTE RECONVEN-TIONNELLE EN DIVORCE

Par le requérant et une autre partie à l'action principale

- 70.12 (1) Le requérant et un autre intimé à la requête reconventionnelle qui est déjà partie à l'action principale remettent une défense à la requête reconventionnelle en divorce (formule 70H) dans les vingt jours suivant la signification de la requête reconventionnelle en divorce.
- (2) Si le requérant remet une réponse dans l'action principale, la défense à la requête reconventionnelle est présentée avec sa réponse en un seul et même document intitulé réponse et défense à la requête reconventionnelle.

# Par l'intimé joint par la requête reconventionnelle en divorce

- (3) L'intimé reconventionnel qui n'est pas déjà partie à l'action principale remet sa défense à la requête reconventionnelle (formule 70H) :
  - a) dans les vingt jours de la signification de la défense et requête reconventionnelle en divorce, s'il en a reçu signification en Ontario;
  - b) dans les quarante jours de la signification de la défense et requête reconventionnelle en divorce, s'il en a reçu signification ailleurs au Canada ou aux États-Unis d'Amérique;
  - c) dans les soixante jours de la signification de la défense et requête reconventionnelle en divorce, s'il en a reçu signification ailleurs dans le monde,

sauf disposition contraire du paragraphe (5) ou du paragraphe 19.01 (5) (remise tardive de la défense).

(4) Si l'intimé reconventionnel qui n'est pas déjà partie à l'action principale reçoit signification d'une requête reconventionnelle en divorce et se propose de présenter une défense, il peut remettre un avis d'intention de présenter une défense (formule 70J) dans le délai prescrit pour la remise de la défense à la requête reconventionnelle.

(5) L'intimé reconventionnel qui remet un avis d'intention de présenter une défense dans le délai prescrit a droit à un délai de dix jours en plus du délai prescrit au paragraphe (3) pour remettre sa défense à la requête reconventionnelle.

#### RÉPONSE À LA DÉFENSE À LA REQUÊTE RECONVENTIONNELLE EN DIVORCE

70.13 La réponse à la défense à la requête reconventionnelle en divorce (formule 70I), le cas échéant, est remise dans les dix jours suivant la signification de la défense à la requête reconventionnelle.

# **ÉTATS FINANCIERS**

#### Cas où ils sont requis

- 70.14 (1) Si la requête contient une demande d'aliments ou de partage de biens, le requérant dépose et signifie un état financier (formule 70K) avec sa requête en divorce, et le conjoint intimé en remet un avec sa défense.
- (2) Si le requérant ne demande ni aliments, ni partage de biens, mais que le requérant reconventionnel le fait, le conjoint intimé remet un état financier avec la défense et requête reconventionnelle en divorce et le requérant en remet un avec sa défense à la requête reconventionnelle en divorce.

#### Renonciation aux états financiers

(3) Les paragraphes (1) et (2) ne s'appliquent pas à l'égard d'une demande d'aliments présentée en vertu de la Loi si les deux conjoints ont déposé une renonciation aux états financiers (formule 70L). Les conjoints ne peuvent toutefois pas renoncer aux états financiers s'il s'agit d'une demande présentée en vertu de la Loi de 1986 sur le droit de la famille.

# Devoir du greffier de refuser les documents qui ne sont pas accompagnés d'états financiers

(4) Si un état financier doit être déposé ou remis avec la requête en divorce ou la requête reconventionnelle en divorce, ou avec la défense à l'une de ces requêtes, le greffier n'accepte pas ces documents aux fins de délivrance ou de dépôt s'ils ne sont pas accompagnés d'un état financier.

# Devoir de l'intimé de déposer un état financier même s'il ne s'oppose pas à la demande

(5) Le conjoint intimé qui n'a pas l'intention de s'opposer à une demande d'aliments ou de partage de biens remet quand même un état financier dans le délai prescrit pour la remise de la défense ou de la défense à la requête reconventionnelle. Le défaut du conjoint intimé de se conformer à cette disposition n'empêche toutefois pas le requérant d'inscrire l'action pour instruction ou de présenter une motion en vue d'obtenir un jugement.

# Ordonnance prescrivant la remise d'un état financier

- (6) Si le conjoint intimé ne remet pas d'état financier dans le délai prescrit pour la remise de la défense ou de la défense à la requête reconventionnelle, le tribunal peut, à la suite d'une motion présentée sans préavis, rendre une ordonnance exigeant la remise d'un état financier dans un délai précisé.
- (7) Si la garde d'un enfant est demandée dans l'action, le tribunal peut ordonner que les parties remettent des états financiers (version abrégée) (formule 70M) dans un délai précisé.

# Obligation de remettre un état financier précis

- (8) Si l'état financier remis par un conjoint n'est pas suffisamment précis, l'autre conjoint peut exiger des précisions supplémentaires. Si le premier conjoint ne fournit pas ces précisions dans un délai de sept jours, le tribunal peut, à des conditions justes :
  - a) soit ordonner que les précisions soient remises dans un délai précisé;
  - soit radier l'état financier et ordonner qu'un nouvel état financier soit remis dans un délai précisé.

# Sanctions pour défaut de remettre un état financier ou de donner des précisions

- (9) Si un conjoint ne se conforme pas à une ordonnance de remise d'un état financier, d'un nouvel état financier ou de précisions :
  - a) le tribunal peut rejeter l'action du conjoint ou radier sa défense;
  - b) un juge peut le condamner pour outrage au tribunal.

#### Contre-interrogatoire sur l'état financier

- (10) Un conjoint peut contre-interroger l'autre conjoint sur l'état financier de celui-ci.
- (11) Le contre-interrogatoire sur l'état financier peut être utilisé :
  - a) dans une motion visant à obtenir des mesures de redressement provisoires;
  - b) au procès, de la même façon qu'un interrogatoire préalable.
- (12) À moins d'obtenir l'autorisation du tribunal, le conjoint qui a inscrit l'action pour instruction ou qui a consenti à ce qu'elle soit inscrite au rôle ne peut contreinterroger l'autre conjoint avant le procès sur l'état financier de celui-ci. Il n'est toutefois pas dispensé des obligations que lui imposent les paragraphes (13) à (15).

#### Devoir de corriger l'état financier et les réponses données au contre-interrogatoire

- (13) Le conjoint qui a remis un état financier et qui apprend ultérieurement :
  - a) soit qu'un renseignement figurant à l'état financier ou qu'une réponse au contreinterrogatoire étaient inexacts ou incomplets au moment où ils ont été donnés;
  - soit qu'il y a eu un changement important en ce qui concerne un renseignement qui figure à l'état financier,

communique sans délai et par écrit le renseignement additionnel ou corrigé à l'autre conjoint. Les paragraphes 31.09 (2) et (3) (correction des réponses et sanctions pour défaut de le faire) s'appliquent, avec les adaptations nécessaires.

(14) Le conjoint qui a remis un état financier en remet un nouveau sept jours au moins avant l'instruction de l'action. Il ne peut toutefois pas être contreinterrogé sur le nouvel état financier avant l'instruction, sauf avec l'autorisation du tribunal.

#### État des biens familiaux nets

- (15) Si le partage de biens est demandé dans l'action, chaque conjoint remet un état des biens familiaux nets (formule 70N) au moins sept jours avant chacun des événements suivants :
  - 1. Une conférence préparatoire au procès.
  - 2. Une motion en vue d'obtenir un jugement.
  - Le procès.

#### MESURES DE REDRESSEMENT PROVISOIRES

#### Avis de motion

70.15 (1) L'avis de la motion pour obtenir des mesures de redressement provisoires précise les mesures de redressement demandées, y compris le montant des aliments demandés pour chaque personne à charge.

# Conférence préparatoire à l'audition de la motion

- (2) Lors de l'audition de la motion, le tribunal peut ordonner la tenue d'une conférence préparatoire afin d'examiner la possibilité de résoudre une ou plusieurs des questions soulevées par la motion ou l'action.
- (3) Sauf ordonnance contraire du juge ou du protonotaire qui préside la conférence, les dépens de la conférence préparatoire font partie des dépens de l'action.
- (4) Le juge ou l'officier de justice qui préside la conférence préparatoire visée au paragraphe (2) ne

préside pas l'audition d'une motion pour obtenir des mesures de redressement provisoires, ni le nordes, ni un renvoi ordonné dans l'action, ni l'au non d'une motion en vue d'obtenir un jugement. To fois, si la conférence préparatoire a résolu toutes les questions en litige dans l'action, un juge qui l'a présidée peut, avec le consentement des parties, présider l'audition d'une motion en vue d'obtenir un jugement.

# Offre écrite de transaction et dépens de la motion pour obtenir des mesures de redressement provisoires

(5) Dans l'exercice de son pouvoir discrétionnaire d'adjudication des dépens, le juge ou l'officier de justice qui entend une motion pour obtenir des mesures de redressement provisoires prend en considération l'offre écrite de transaction sur la motion ou le défaut d'avoir fait une telle offre.

# Défaut de se conformer à une ordonnance provisoire

(6) Si une partie ne se conforme pas à une ordonnance accordant des mesures de redressement provisoires et que le tribunal est convaincu qu'elle est en mesure de s'y conformer, il peut différer l'instruction de l'action ou radier les affidavits ou les actes de procédure remis par la partie en défaut.

#### **ENFANTS**

# Champ d'application de la règle

70.16 (1) Les paragraphes (2) à (9) s'appliquent s'il existe un enfant à charge au sens de l'article 2 de la Loi.

#### Obligation d'identifier les enfants

(2) Le nom et la date de naissance de chacun des enfants à charge sont mentionnés dans la requête en divorce ou la requête reconventionnelle en divorce.

#### Signification des documents au Tuteur public

- (3) La requête en divorce ou la requête reconventionnelle en divorce ainsi que l'état financier sont signifiés au Tuteur public, à Toronto, par la poste, par voie de signification à personne ou par l'un des modes de signification directe prévus à la règle 16.03, aussitôt après leur signification au conjoint intimé.
- (4) Les autres actes de procédure et états financiers sont signifiés au Tuteur public dans le délai prescrit par les présentes règles pour leur signification aux parties.

#### Rapport du Tuteur public

- (5) Le rapport du Tuteur public visé à l'article 125 de la Loi de 1984 sur les tribunaux judiciaires, ainsi que les affidavits à l'appui, le cas échéant, sont signifiés par le Tuteur public, sous réserve du paragraphe 125 (6) de cette loi (paiement des frais):
  - a) au procureur de chacun des conjoints;

b) au conjoint agissant en son propre nom,

dans les soixante jours de la signification au Tuteur public de la requête en divorce ou de la requête reconventionnelle en divorce, selon le cas. Le Tuteur public dépose sans délai une copie du rapport et des affidavits à l'appui, le cas échéant, avec la preuve de leur signification, au greffe où la requête a été délivrée.

- (6) Un conjoint peut contester une partie du rapport ou des affidavits à l'appui en signifiant à l'autre conjoint et au Tuteur public, à Toronto, un exposé concis de la nature de la contestation et en le déposant, avec la preuve de sa signification, dans les quinze jours de la signification du rapport.
- (7) L'instruction d'une action en divorce ne peut commencer avant :
  - a) le dépôt de toutes les contestations ou l'expiration du délai imparti pour déposer des contestations;
  - b) le dépôt, par les conjoints, d'une renonciation (formule 700) au droit de contester le rapport du Tuteur public.
- (8) La personne qui a effectué l'enquête sur laquelle se fonde le rapport ne peut être interrogée qu'au procès.

# Droit du Tuteur public de procéder à une enquête préalable

(9) Le Tuteur public a le droit de procéder à une enquête préalable sur une question concernant la garde, les aliments ou l'éducation d'un enfant ou un droit de visite à l'enfant auquel la présente règle s'applique, que cette question soit ou non en litige dans l'action.

# DÉSIGNATION DU LIEU DU PROCÈS ET DU JUGE D'INSTRUCTION

# Lieu du procès

- 70.17 (1) Le requérant indique dans la requête, à titre de lieu du procès, un lieu où le tribunal siège habituellement dans le comté où le requérant propose que l'action soit instruite.
- (2) Le requérant qui demande la garde d'un enfant qui réside ordinairement en Ontario, ou le droit de visite à l'égard de cet enfant, indique dans la requête, à titre de lieu du procès, un lieu où le tribunal siège habituellement dans le comté où l'enfant réside ordinairement.
- (3) Le procès se déroule au lieu indiqué dans la requête, à moins qu'une ordonnance de changement du lieu du procès ne soit rendue en vertu de la règle 46.03.

#### Juge local ou juge de la Haute Cour

- (4) En plus de mentionner le lieu du procès, le requérant indique dans la requête si l'action doit être inscrite pour instruction par un juge local, un juge de la Haute Cour, ou indifféremment l'un ou l'autre au lieu mentionné.
- (5) Le requérant ou l'intimé qui a remis une défense peut, avant le début du procès, demander par voie de motion :
  - a) à un juge de la Haute Cour, qu'il ordonne que l'action soit instruite par un juge de la Haute Cour plutôt que par un juge local;
  - b) à un juge de la Haute Cour ou un juge local, qu'il ordonne que l'action soit instruite par un juge local plutôt que par un juge de la Haute Cour. Si l'action est contestée, cette ordonnance ne peut être rendue qu'avec le consentement de toutes les parties.

#### CERTIFICATS DE MARIAGE ET DE REQUÊTES EN INSTANCE ANTÉRIEURES

- 70.18 L'instruction d'une action en divorce ne peut commencer et une motion en vue d'obtenir un jugement dans une action en divorce ne peut être entendue tant que le greffier n'a pas reçu et annexé au dossier d'instruction ou de motion :
  - a) d'une part, un certificat du mariage ou de son enregistrement, sauf si la requête précise qu'il est impossible d'obtenir le certificat;
  - b) d'autre part, un certificat ou un rapport délivré en application du Règlement sur le divorce (Canada) après le dépôt de la requête et concernant les requêtes en instance introduites antérieurement par l'un ou l'autre conjoint.

# MOTION EN VUE D'OBTENIR UN JUGEMENT

#### Réquisition et avis de motion

70.19 (1) La réquisition visant à constater le défaut de l'intimé et l'avis de la motion en vue d'obtenir un jugement dans une action en divorce en vertu du paragraphe 19.05 (1) (motion en vue d'obtenir un jugement par défaut) sont mis ensemble dans un même document (formule 70P).

#### Affidavit du requérant

- (2) L'affidavit du requérant à l'appui de la motion (formule 70Q) :
  - a) contient des renseignements permettant au tribunal de s'assurer soit qu'il n'existe aucune possibilité de réconciliation entre les conjoints, soit que l'examen de la question de la

- réconciliation entre les conjoints est manifestement contre-indiqué à cause des circonstances de l'espèce;
- b) confirme que les renseignements contenus dans la requête sont exacts, sauf les exceptions précisées dans l'affidavit;
- c) si le certificat du mariage ou de son enregistrement déposé lors de l'action n'a pas été signé et scellé par le registraire général de l'Ontario, identifie ce certificat en précisant ses titre, date et lieu de délivrance ainsi que le nom et le poste de la personne qui l'a délivré, et indique que les renseignements que ce certificat contient relativement au mariage sont exacts;
- d) s'il n'a pas été déposé de certificat du mariage ou de son enregistrement, indique les faits suivants:
  - (i) les démarches qu'on a pris en vue d'obtenir un certificat, et la raison de l'impossibilité d'en obtenir un,
  - (ii) les date et lieu du mariage,
  - (iii) des précisions qui suffisent à établir l'existence du mariage;
- e) donne des précisions quant à la cause du divorce;
- f) indique qu'il n'existe aucune entente ni aucun complot, accord ou arrangement auxquels le requérant est partie, directement ou indirectement, en vue de déjouer l'administration de la justice, de fabriquer ou de supprimer des éléments de preuve ou de tromper le tribunal;
- g) si le requérant se fonde sur l'adultère ou sur la cruauté de l'intimé, indique qu'il n'y a pas eu de pardon ou de connivence de la part du requérant ou, s'il y a eu pardon ou connivence, précise les circonstances en raison desquelles l'intérêt public serait mieux servi si le divorce était prononcé;
- b) donne des précisions au sujet des arrangements existants et proposés concernant la garde des enfants à charge et le droit de visite, si ces arrangements sont différents de ceux qui sont énoncés dans la requête;
- si le requérant demande des aliments, donne des précisions au sujet de ses besoins et des besoins des enfants ainsi que des ressources de l'intimé, se rapportant aux états financiers déposés lors de l'action, et précise les modifications de la situation qui ont eu lieu, le cas échéant, depuis le dépôt des états financiers;

- j) si le requérant ne demande pas de partage de biens, confirme qu'il ne désire pas présentement demander le partage de biens et indique qu'il sait qu'il peut perdre le droit de demander ce partage après le divorce;
- k) si le requérant désire faire inclure dans le jugement du tribunal des clauses d'un consentement, d'une transaction, d'un accord de séparation ou d'un jugement antérieur, fait référence au document visé, en tant que pièce, et aux clauses précises qu'il désire faire inclure;
- si le requérant demande des dépens, énonce des faits qui permettront au tribunal de décider si des dépens devraient être accordés;
- m) si le requérant désire que le divorce prenne effet avant le trente et unième jour suivant la date où il est prononcé, énonce les circonstances particulières qui justifient que le divorce prenne effet dans un délai plus court, indique que les conjoints ont convenu de ne pas interjeter appel du jugement et fait référence à leur accord à cet effet, en tant que pièce;
- n) donne la dernière adresse connue du conjoint intimé et indique la source de ce renseignement.

# Affidavit de l'intimé

- (3) L'affidavit de l'intimé à l'appui de la motion (formule 70R) :
  - a) indique que l'intimé est le conjoint du requérant;
  - b) indique le domicile élu de l'intimé aux fins de la signification du jugement;
  - c) si le requérant se fonde sur l'adultère de l'intimé et que l'intimé est prêt à avouer l'adultère, indique qu'il sait qu'il n'est pas obligé de témoigner à cet effet, mais qu'il est disposé à le faire;
  - d) contient les points mentionnés aux alinéas (2)
     a), b), f), g), h) et i);
  - e) si l'intimé ne demande pas de partage de biens, confirme qu'il ne désire pas demander ce partage présentement et qu'il sait qu'il peut perdre le droit de demander ce partage après le divorce.

# Cas où le requérant reconventionnel présente la motion

(4) Si la motion en vue d'obtenir le jugement est présentée par le requérant reconventionnel, les paragraphes (2) et (3) (affidavits du requérant et de l'intimé) s'appliquent. Les renvois à la requête et au requérant sont réputés des renvois à la requête reconventionnelle et au requérant reconventionnel.

# Affidavit de la personne complice de l'adultère

(5) Si l'on allègue que le conjoint intimé a commis l'adultère avec une personne et que cette personne est prête à avouer l'adultère et dépose un affidavit à l'appui de la motion, l'affidavit indique que la personne sait qu'elle n'est pas obligée de témoigner que le conjoint intimé a commis l'adultère avec elle, mais qu'elle est disposée à le faire.

# Témoignage oral lors de l'audition de la motion

(6) Le requérant ou le requérant reconventionnel peut interroger des témoins lors de l'audition de la motion, au lieu de déposer un affidavit à l'appui de la motion ou en plus de cet affidavit. Dans ce cas, le paragraphe 39.03 (3) (autorisation d'interroger un témoin à l'audience) ne s'applique pas.

#### Projet de jugement

(7) L'auteur de la motion dépose, avec l'avis de la motion, quatre copies d'un projet de jugement de divorce (formule 70S) et des enveloppes affranchies portant l'adresse de chacune des parties, ainsi qu'une enveloppe affranchie portant l'adresse du Tuteur public, si ce dernier a préparé un rapport dans le cadre de l'action.

### Le greffier présente la motion à un juge

- (8) Le greffier présente à un juge l'avis de la motion ainsi que les preuves déposées à l'appui.
- (9) Avant de présenter la motion à un juge, le greffier examine l'avis de la motion, les preuves déposées à l'appui et le projet de jugement de divorce, et remplit ensuite le certificat du greffier (formule 70T).

#### Jugement

- (10) Si le juge prononce le jugement à la suite de la motion conformément au projet déposé, le greffier signe le jugement sans délai, l'inscrit et en envoie une copie dans chacune des enveloppes visées au paragraphe (7).
- (11) Si le juge se propose de prononcer le jugement à la suite de la motion, mais non pas conformément au projet déposé, il entend les observations présentées au nom de l'auteur de la motion, ou ajourne la motion à cette fin.

#### AJOURNEMENT DU PROCÈS

# Reprise après l'ajournement

70.20 (1) Si, avant l'audition de la preuve, un juge ajourne le procès aux termes du paragraphe 10 (2) de la Loi, une motion visant la reprise du procès aux termes du paragraphe 10 (3) de la Loi peut être présentée à tout juge.

(2) Si, après le début de l'audition de la preuve, le juge ajourne le procès aux termes du paragraphe 10 (2) de la Loi, la motion visant la reprise du procès aux termes du paragraphe 10 (3) de la Loi ne peut être présentée qu'au même juge.

## Avis au procureur général

- (3) Le juge qui instruit une action en divorce peut ajourner le procès pour n'importe quelle raison et le reporter à des date, heure et lieu justes. Il peut, si cela est justifié, ordonner au greffier d'aviser sans délai le procureur général de l'existence de l'instance, de l'état de celle-ci et des raisons pour lesquelles il ordonne que l'avis lui soit donné.
- (4) Si l'avis est ainsi donné, le procureur général peut se présenter au procès ajourné par l'intermédiaire d'un avocat, présenter des observations et participer autrement à l'instance dans la mesure autorisée par le juge.

### RENVOI À UN COMMISSAIRE AU DROIT DE LA FAMILLE

- 70.21 (1) Un juge siégeant à Toronto ou à Ottawa peut, avec le consentement des parties, ordonner le renvoi à un commissaire au droit de la famille, aux fins d'enquête et de rapport, d'une question concernant les aliments ou la garde d'un enfant ou un droit de visite qui est soulevée lors de l'action.
- (2) Si un renvoi est ordonné aux termes du paragraphe (1), le commissaire tient une enquête sur la question qui fait l'objet du renvoi et prépare un rapport.
- (3) Le rapport ne peut être confirmé qu'après la présentation d'une motion :
  - a) à un juge de la Haute Cour, si un juge de la Haute Cour a ordonné le renvoi;
  - b) à un juge local, si un juge local a ordonné le renvoi;
  - c) au juge qui a ordonné le renvoi, si l'ordonnance de renvoi l'ordonne.

Le juge peut demander au commissaire de motiver ses conclusions et il peut confirmer le rapport, en tout ou en partie, ou rendre une autre ordonnance juste.

#### CERTIFICAT DE DIVORCE

- 70.22 Le greffier du greffe où l'action en divorce a été introduite délivre un certificat de divorce (formule 70U) quand les conditions suivantes sont remplies :
  - a) le divorce a pris effet;
  - b) il a été déposé auprès du greffier une réquisition, accompagnée d'un affidavit postérieur à la prise d'effet du divorce et qui indique les faits suivants :

- (i) aucun appel du divorce n'est en cours, ou l'appel a fait l'objet d'un désistement ou d'un rejet,
- (ii) il n'a pas été rendu d'ordonnance de prorogation du délai fixé pour l'appel, ou le délai ainsi prorogé a expiré et il n'a pas été interjeté appel;
- c) le greffier a examiné les dossiers du tribunal et s'est assuré qu'il n'existe aucune indication que l'affidavit est inexact.

#### **AVIS D'APPEL AU GREFFIER**

70.23 Après le dépôt d'un avis d'appel d'un jugement de divorce ou après qu'une ordonnance prorogeant le délai pour interjeter appel a été rendue, le greffier de la Cour d'appel avise sans délai le greffier du greffe où l'action a été introduite.

#### MODIFICATION D'UNE ORDONNANCE DÉFINITIVE ACCORDANT DES MESURES ACCESSOIRES

# Par voie de requête

70.24 (1) La personne qui désire faire modifier, suspendre ou annuler, aux termes de l'article 17 de la Loi, une ordonnance accordant des aliments, la garde d'un enfant ou un droit de visite, ou qui désire obtenir une telle ordonnance après le divorce, présente un avis de requête.

#### État financier

- (2) Si la requête visé au paragraphe (1) a trait à des aliments, l'auteur de la requête signifie et dépose avec l'avis de la requête un état financier (version abrégée) (formule 70M) et un avis enjoignant de déposer un état financier (formule 70V). L'intimé remet avec son avis de comparution un état financier (version abrégée) (formule 70M).
- (3) L'intimé qui n'a pas l'intention de présenter une défense à la requête remet quand même, dans le délai prescrit pour remettre l'avis de comparution, un état financier (version abrégée) (formule 70M). Le défaut de l'intimé de se conformer à cette disposition n'empêche toutefois pas le requérant d'obtenir une audience.
- (4) Si l'intimé ne se conforme pas à l'avis enjoignant de déposer un état financier, le requérant peut présenter une motion sans préavis en vue d'obtenir une ordonnance exigeant que l'intimé remette un état financier dans un délai précisé.
- (5) Si un état financier doit être déposé ou remis aux termes du paragraphe (2) ou (3), le greffier n'accepte ni l'avis de la requête ni l'avis de comparution aux fins de délivrance ou de dépôt sans l'état financier.
- (6) Lors d'une requête dans laquelle il est présenté une demande ayant trait à la garde d'un enfant, le

tribunal peut ordonner que les parties remettent des états financiers dans un délai précisé.

# Contenu de l'affidavit à l'appui

- (7) L'affidavit à l'appui de la requête indique :
  - a) le lieu où résident ordinairement les parties et les enfants à charge;
  - b) l'état civil actuel des parties;
  - c) des précisions au sujet de la modification de la situation sur laquelle se fonde la requête;
  - d) des précisions au sujet des arrangements actuels quant à la garde et au droit de visite, et au sujet des modifications proposées, le cas échéant;
  - e) des précisions au sujet des arrangements actuels quant aux aliments et au sujet des modifications proposées, le cas échéant;
  - f) des précisions au sujet de l'arriéré, le cas échéant, en ce qui concerne les aliments accordés par une ordonnance ou dans un accord:
  - g) des précisions au sujet des démarches entreprises, le cas échéant, en vue d'obtenir le règlement des questions en litige par voie de médiation, et au sujet d'une évaluation, le cas échéant, faite en ce qui concerne la garde ou la visite.

#### Modification interprovinciale

- (8) Lors d'une requête visée au paragraphe 18 (2) de la Loi (ordonnance conditionnelle), sauf ordonnance contraire du tribunal, les témoignages d'une personne qui se trouve en Ontario sont présentés par voie d'affidavit.
- (9) Le registraire fait signifier l'avis de l'audience portant sur la confirmation de l'ordonnance conditionnelle visée au paragraphe 19 (2) de la Loi (formule 70W) ainsi que les autres documents visés à ce paragraphe aux personnes suivantes:
  - a) à l'intimé, de la même manière qu'un acte introductif d'instance;
  - b) au requérant, par courrier.
- (10) L'intimé visé par la requête mentionnée au paragraphe 18 (2) de la Loi dépose et signifie un état financier (version abrégée) (formule 70M) dans les dix jours de la signification de l'avis de l'audience portant sur la confirmation de l'ordonnance conditionnelle.
- (11) Si un tribunal à l'extérieur de l'Ontario renvoie une instance en modification à un tribunal en Ontario pour faire recueillir des éléments supplémentaires de preuve, le greffier fait signifier aux parties, par cour-

rier, un avis exigeant des éléments supplémentaires de preuve (formule 70X).

- (12) Si un tribunal en Ontario reçoit des éléments supplémentaires de preuve d'un tribunal à l'extérieur de l'Ontario aux termes du paragraphe 18 (6) ou 19 (6) de la Loi, le greffier fait signifier aux parties, par courrier, un avis de reprise de l'audience (formule 70Y).
- (13) Le greffier accomplit les fonctions que les paragraphes 18 (3) et (6) et 19 (3) et (12) de la Loi confèrent au tribunal ou à un fonctionnaire du tribunal (communication et dépôt de documents).

# La requête n'est pas déférée

(14) Si la requête visée au paragraphe (1) de la présente règle ou au paragraphe 18 (2) de la Loi est présentée à un juge local, les paragraphes 38.03 (2) et (3) (requête déférée à un juge de la Haute Cour) ne s'appliquent pas.

# ENREGISTREMENT DES ORDONNANCES ACCORDANT DES MESURES ACCESSOIRES ET PROVENANT D'AUTRES PROVINCES

- 70.25 (1) L'ordonnance rendue en vertu de l'article 15 ou 16 de la Loi par un tribunal à l'extérieur de l'Ontario peut être enregistrée en vertu de l'alinéa 20 (3) a) de la Loi en en déposant une copie certifiée conforme auprès du greffier local à Toronto. L'ordonnance est ensuite inscrite comme s'il s'agissait d'une ordonnance du tribunal.
- (2) La copie certifiée conforme de l'ordonnance peut être déposée auprès du greffier local à Toronto en la lui envoyant par courrier ordinaire, accompagnée d'une demande écrite que l'ordonnance soit enregistrée en vertu de l'alinéa 20 (3) a) de la Loi.

#### DÉPENS

70.26 Sauf ordonnance contraire d'un juge, les dépens d'une action en divorce sont liquidés conformément au Tarif B.

11. La règle 71.03, telle qu'elle est adoptée de nouveau par l'article 1 du Règlement de l'Ontario 221/86, et les règles 71.04 et 71.05, telles qu'elles sont modifiées par l'article 1 du Règlement de l'Ontario 221/86, sont abrogées et remplacées par ce qui suit:

#### ACTE INTRODUCTIF D'INSTANCE

#### Demande de redressement

71.03 (1) L'acte introductif d'instance qui contient une demande d'aliments ou de partage de biens précise la nature et le montant du redressement demandé. Dans le cas d'une demande d'aliments, le requérant précise le montant relatif à chaque personne à charge.

# Requête présentée par un organisme gouvernemental

(2) Si le ministère des Services sociaux et communautaires, une municipalité, un bureau de district pour l'administration de l'aide sociale ou une bande agit comme requérant en vue d'obtenir une ordonnance alimentaire à l'égard d'une personne à charge en vertu du paragraphe 33 (3) de la *Loi de 1986 sur le droit de la famille*, l'acte introductif d'instance est signifié à cette personne.

#### **ÉTATS FINANCIERS**

# État financier du requérant

- 71.04 (1) La partie qui désire obtenir une ordonnance en vertu de l'article 7 (partage de biens), de l'article 33 (aliments) ou de l'article 37 (examen et modification des ordonnances alimentaires) de la *Loi de 1986 sur le droit de la famille* dépose et signifie avec l'acte introductif d'instance un état financier (formule 70K) ainsi qu'un avis enjoignant de déposer un état financier (formule 70V).
- (2) Si l'acte introductif d'instance est un avis d'action, l'état financier est remis avec la déclaration.

#### État financier de l'intimé

- (3) L'intimé qui a reçu signification de l'état financier du requérant remet le sien avec son document de défense.
- (4) L'intimé qui n'a pas l'intention de présenter de défense remet quand même un état financier dans le délai prescrit pour la remise de son document de défense. Son défaut de se conformer à cette disposition n'empêche toutefois pas le requérant de faire instruire l'instance ou de présenter une motion en vue d'obtenir un jugement.

# Devoir du greffier de refuser les documents qui ne sont pas accompagnés d'états financiers

(5) Si un état financier doit être remis ou déposé avec l'acte introductif d'instance, la déclaration ou le document de défense, le greffier n'accepte pas ces documents aux fins de délivrance ou de dépôt s'ils ne sont pas accompagnés d'un état financier.

#### Ordonnance portant sur la remise de l'état financier

- (6) Si l'intimé ne se conforme pas à l'avis enjoignant de déposer un état financier, le requérant peut exiger, par voie de motion présentée sans préavis, une ordonnance enjoignant à l'intimé de remettre un état financier dans un délai précisé.
- (7) Si la garde d'un enfant est demandée dans l'action, le tribunal peut ordonner que les parties remettent des états financiers (version abrégée) (formule 70M) dans un délai précisé.

#### Application des paragraphes 70.14 (8) à (14)

(8) Les paragraphes 70.14 (8) à (14) (précisions supplémentaires, défaut de remettre l'état financier, contre-interrogatoire, devoir de corriger l'état financier) s'appliquent, avec les adaptations nécessaires, aux états financiers visés aux paragraphes (1) à (7).

# État des biens familiaux nets

- (9) Si le partage de biens est demandé dans l'action, chaque conjoint remet un état des biens familiaux nets (formule 70N) au moins sept jours avant chacun des événements suivants:
  - 1. Une conférence préparatoire au procès.
  - 2. Une motion en vue d'obtenir un jugement.
  - Le procès.

#### Action en divorce

(10) Si une demande en vertu de la Loi de 1986 sur le droit de la famille ou de la Loi portant réforme du droit de l'enfance est présentée dans une action en divorce, les obligations des conjoints relativement aux états financiers sont régies par la règle 70.14.

#### LIEU DE L'AUDIENCE

- 71.05 (1) Le requérant qui demande la garde d'un enfant qui réside ordinairement en Ontario, ou un droit de visite relativement à cet enfant, indique dans l'acte introductif d'instance, à titre de lieu de l'audience, un lieu où le tribunal siège habituellement dans le comté où l'enfant réside ordinairement.
- (2) Si une demande mentionnée au paragraphe (1) est présentée dans une action en divorce, le lieu du procès est régi par la règle 70.17.
- (3) L'audience est tenue au lieu indiqué dans l'acte introductif d'instance, à moins qu'une ordonnance de changement du lieu de l'audience ne soit rendue en vertu de la règle 46.03. Pour les besoins du changement du lieu de l'audience, une requête est assimilée à une action.
  - 12. La formule 4A est modifiée par substitution, à "formule 70F" à la ligne qui précède l'avant-dernière ligne, de "formule 70G".
  - 13. Les formules 70A à 70Q sont abrogées et remplacées par ce qui suit :

# REMARQUE RELATIVE AUX FORMULES 70A À 71B

Dans les formules 70A à 70Y et 71B, ajouter aux désignations formelles des parties (par exemple "requérant", "intimé"), à l'intitulé de l'instance, leur qualité d'époux ou d'épouse. Il est alors possible de faire référence aux parties, dans le texte du document, en parlant simplement de "l'époux" et de "l'épouse".

#### FORMULE 70A

# REQUÊTE EN DIVORCE

(titre)

(sceau du tribunal)

REQUÊTE EN DIVORCE

À L'INTIMÉ

UNE INSTANCE EN DIVORCE A ÉTÉ INTRODUITE CONTRE VOUS par le requérant. La demande faite contre vous est exposée aux pages suivantes.

SI VOUS DÉSIREZ PRÉSENTER UNE DÉFENSE À L'INSTANCE, vous-même ou un avocat de l'Ontario vous représentant devez préparer une défense à la requête en divorce selon la formule 70D prescrite par les Règles de procédure civile, la signifier à l'avocat du requérant ou, si ce dernier n'a pas retenu les services d'un avocat, au requérant lui-même et la déposer, accompagnée de la preuve de sa signification, à ce greffe, DANS LES VINGT JOURS après que vous avez reçu signification de la présente requête, si la signification vous est faite en Ontario.

Si la signification vous est faite dans une autre province ou un territoire du Canada ou aux États-Unis d'Amérique, vous avez quarante jours pour signifier et déposer votre défense. Si la signification vous est faite en dehors du Canada et des États-Unis d'Amérique, le délai est de soixante jours.

Au lieu de signifier et de déposer une défense, vous pouvez signifier et déposer un avis d'intention de présenter une défense selon la formule 70J prescrite par les Règles de procédure civile. Vous aurez dans ce cas dix jours de plus pour signifier et déposer votre défense à la requête en divorce.

Si cette requête en divorce comprend une demande d'aliments ou de partage de biens, vous devez signifier et déposer un état financier selon la formule 70K prescrite par les Règles de procédure civile, dans le délai imparti ci-dessus pour la signification et le dépôt de votre défense à la requête en divorce, que vous désiriez ou non présenter une défense à la requête. Si vous signifiez et déposez une défense à la requête en divorce, vous devez y joindre votre état financier.

SI VOUS NE SIGNIFIEZ NI NE DÉPOSEZ DE DÉFENSE À LA REQUÊTE EN DIVORCE, UN DIVORCE PEUT ÊTRE RENDU EN VOTRE ABSENCE SANS QUE VOUS RECEVIEZ D'AUTRE AVIS, UN JUGEMENT PEUT ÊTRE RENDU CONTRE VOUS AU SUJET D'UNE AUTRE DEMANDE INCLUSE DANS LA PRÉSENTE REQUÊTE ET VOUS POUVEZ PERDRE VOTRE DROIT AUX ALIMENTS OU AU PARTAGE DE BIENS.

qu'un divorce n'a divorce aura pris de divorce de ce g	effet vous pourrez		
date	délivrée par	greffier	local

adresse du greffe

LES CONJOINTS NE SONT PAS LIBRES DE SE REMARIER tant

DESTINATAIRE : (nom et adresse de l'intimé)

# FORMULE 70A, page 2 (séparation)

#### DEMANDE

1. Le requérant demande :

a) un divorce;

b) en vertu de la Loi sur le divorce :

(i)

(ii)

(iii)

c) en vertu de la Loi sur le droit de la famille :

(i)

(ii)

(iii)

(iii)

(iii)

(iiii)

(Indiquez avec précision tout ce que vous voulez faire inclure dans le jugement du tribunal. Si vous demandez des aliments ou le partage de biens, indiquez la nature et le montant du redressement demandé, ainsi que le montant des aliments demandés relativement à chaque personne à charge. Si vous désirez faire inclure dans le jugement des clauses d'un accord de séparation, faites référence

(Si des mesures de redressement sont demandées en vertu d'une autre loi, mentionner cette loi dans la demande.)

CAUSE DE DIVORCE - SÉPARATION

2. Les conjoints vivent séparément depuis le (date)

Une tentative infructueuse de réconciliation les a fait reprendre la cohabitation pendant les périodes suivantes :

(Date(s) de la cohabitation)

(Écrire maucune reprisem, si c'est le cas)

aux clauses précises.)

#### FORMULE 70A, page 2 (adultère)

#### DEMANDE

- 1. Le requérant demande :
  - a) un divorce;
  - b) en vertu de la Loi sur le divorce :

(i)

(ii)

(iii)

c) en vertu de la Loi sur le droit de la famille :

(i)

(ii)

(iii)

(Indiquez avec précision tout ce que vous voulez faire inclure dans le jugement du tribunal. Si vous demandez des aliments ou le partage de biens, indiquez la nature et le montant du redressement demandé, ainsi que le montant des aliments demandés relativement à chaque personne à charge. Si vous désirez faire inclure dans le jugement des clauses d'un accord de séparation, faites référence aux clauses précises.)

(Si des mesures de redressement sont demandées en vertu d'une autre loi, mentionner cette loi dans la demande.)

# CAUSE DE DIVORCE - ADULTÈRE

2. Le conjoint intimé a commis l'adultère. Des précisions suivent :

# FORMULE 70A, page 2 (cruauté)

#### DEMANDE

- 1. Le requérant demande :
  - a) un divorce;
  - b) en vertu de la Loi sur le divorce :

(i)

(ii)

(iii)

c) en vertu de la Loi sur le droit de la famille :

(i)

(ii)

(iii)

(Indiquez avec précision tout ce que vous voulez faire inclure dans le jugement du tribunal. Si vous demandez des aliments ou le partage de biens, indiquez la nature et le montant du redressement demandé, ainsi que le montant des aliments demandés relativement à chaque personne à charge. Si vous désirez faire inclure dans le jugement des clauses d'un accord de séparation, faites référence aux clauses précises.)

(Si des mesures de redressement sont demandées en vertu d'une autre loi, mentionner cette loi dans la demande.)

#### CAUSE DE DIVORCE - CRUAUTÉ

2. L'intimé a traité le requérant avec une cruauté physique ou mentale qui rend intolérable le maintien de la cohabitation. Des précisions suivent :

# RÉCONCILIATION

- 3. Il n'y a aucune possibilité de réconciliation.
- 4. Les efforts suivants ont été faits en vue d'une réconciliation : (Préciser. Si aucun effort n'a été fait, l'indiquer.)

	PRECISIONS RELATIVES AU MARIAGE
	possible, donner les précisions figurant sur le certificat de lage.)
5.	Date du mariage
6.	Lieu du mariage (municipalité et province, État ou pays)
7.	Nom de famille de l'épouse immédiatement avant le mariage
8.	Nom de famille de l'épouse à la naissance
9.	Nom de famille de l'époux immédiatement avant le mariage
10.	Nom de famille de l'époux à la naissance
11.	État civil de l'époux au moment du mariage <u>(céliba-</u> taire, divorcé, veuf)
12.	État civil de l'épouse au moment du mariage <u>(céliba-</u> taire, divorcée, veuve)
13.	Lieu de naissance de l'épouse (province, État ou pays)
14.	Date de naissance de l'épouse
15.	Lieu de naissance de l'époux (province, État ou pays)
16.	Date de naissance de l'époux

a), don pré	b) ner	ou c les lons aires	•) (	
17.	a)	(	_)	certificat ( ) du mariage
				( ) de l'enregistrement du mariage
				s conjoints a été déposé auprès du tribunal.
	ъ)	(	)	est impossible d'obtenir un certificat du mariage de son enregistrement pour les raisons ivantes :
	c)	(	)	certificat du mariage ou de son enregistrement ra déposé avant que l'action soit inscrite pour struction ou avant qu'une motion soit présentée en e d'obtenir un jugement.

# DOMICILE

18.	Le red	quérant rés	ide à <u>(muni</u>	cipalit	é et province; État ou pays)
	depuis	le (date)			·•
19.	L'inti	mé réside	à <u>(municipa</u>	lité et	province, État ou pays)
	depuis	le <u>(date)</u>			·
20.	Adress	se actuelle	de l'intim	é :	
21.	Le red L'inti	quérant ( imé (	) a résid )	é habit	uellement en Ontario pendant
			moins un a e la présen		iatement avant ance.
			Е	NFANTS	
22.			ants sont t ur le divor		enfants à charge vivants au
Nom pré		<u>Date de</u> naissance	École e année	<u>t</u>	Personne chez qui l'enfant habite, et durée de son séjour chez elle
			_		
	<del></del>				•
Les	enfant	s résident	habituelle	ment à	(municipalité et province,
—— Éta	t ou pa	avs)			

# THE ONTARIO GAZETTE

# FORMULE 70A, page 5

Nom de l'enfant	Conditions
(Ce paragraphe doit corre	spondre à la demande énoncée à la page
L'intimé est d'ac n'est pas d'ac	
b) Le requérant ne d	emande pas une ordonnance de garde et
en vigueur	ordonnance de garde antérieure demeure
demande une ordonna sujet de laquelle d	nce de garde dans une autre instance au les précisions complètes suivent :
(Donner le nom du tribuna	l, le numéro du dossier et des précisions ou de l'instance.)
	ou de l'instance.)
	ou de l'instance.)
	ou de l'instance.)
	ou de l'instance.)  sposition ne s'applique pas)
(Rayer si la présente dis c) Le requérant dema de visite et cons	sposition ne s'applique pas) unde une ordonnance lui accordant le droit uent à ce que l'intimé obtienne une cordant la garde des enfants suivants,
(Rayer si la présente dis c) Le requérant dema de visite et cons ordonnance lui ac	sposition ne s'applique pas) unde une ordonnance lui accordant le droit uent à ce que l'intimé obtienne une cordant la garde des enfants suivants,
(Rayer si la présente dis c) Le requérant dema de visite et cons ordonnance lui ac aux conditions su	position ne s'applique pas) unde une ordonnance lui accordant le droitent à ce que l'intimé obtienne une ecordant la garde des enfants suivants, uivantes :
(Rayer si la présente dis c) Le requérant dema de visite et cons ordonnance lui ac aux conditions su	position ne s'applique pas) unde une ordonnance lui accordant le droit uent à ce que l'intimé obtienne une ecordant la garde des enfants suivants, uivantes :
(Rayer si la présente dis c) Le requérant dema de visite et cons ordonnance lui ac aux conditions su	position ne s'applique pas) unde une ordonnance lui accordant le droit uent à ce que l'intimé obtienne une ecordant la garde des enfants suivants, uivantes :
(Rayer si la présente dis c) Le requérant dema de visite et cons ordonnance lui ac aux conditions su	position ne s'applique pas) unde une ordonnance lui accordant le droit uent à ce que l'intimé obtienne une ecordant la garde des enfants suivants, uivantes :
(Rayer si la présente dis c) Le requérant dema de visite et cons ordonnance lui ac aux conditions su	position ne s'applique pas) unde une ordonnance lui accordant le droit uent à ce que l'intimé obtienne une ecordant la garde des enfants suivants, uivantes :
(Rayer si la présente dis c) Le requérant dema de visite et cons ordonnance lui ac aux conditions su Nom de l'enfant	eposition ne s'applique pas)  ande une ordonnance lui accordant le droit ent à ce que l'intimé obtienne une ecordant la garde des enfants suivants, eivantes :  Conditions
(Rayer si la présente dis  c) Le requérant dema de visite et cons ordonnance lui ac aux conditions su  Nom de l'enfant	sposition ne s'applique pas)  unde une ordonnance lui accordant le droi ent à ce que l'intimé obtienne une cordant la garde des enfants suivants, sivantes :  Conditions  sposition ne s'applique pas)

24.	a)	aux	arrang enfant suivan	ements s par i	exist le com	tants njoin	en c t qui	e qui	i con abite	cerne pas	la avec	visite eux	e sont
				écisio	ns, te	elles	les	jour	s, he	ures	et 1	ieu d	e la
	vis	ite.	<u>)</u>										
	b)		son		)								е
		sat	sont pa isfaisa ificati	nts, e ons so	) sat: n doni uhait	ner 1	es ra						
				<del>-</del>									
25.	L'o vér	rdon itab	nance d le des	lemandé enfant	e à la s, po	a dis ur le	posit s rai	ion sons	23 es suiv	t dan antes	s 1'	intér	êt
26.	sit enf	uati	on des	ce que conjoi garde	nts a	ient	à l'a	veni	r une	inci	denc	e sur	les
	_												
			· · · · · · · · · · · · · · · · · · ·	<del> </del>									

27.	a)	Les arrangements existants entr	e les conjoints en ce qui
		concerne les aliments pour les	enfants sont les suivants :

<u>Montant</u> <u>versé</u>	Période (hebdomadaire, mensuel, etc.)	Personne qui paie (époux ou épouse)	Personne à charge (nom de l'enfant)
	<del></del>	<del></del>	<del></del>
sont	ements existants ( ; respectés ( ) s respectés ( )	en ce qui con	cerne les aliment
(S'ils ne s	ont pas respecté:	s, préciser l	'arriéré et la
periode de	deraut. Si vous	impavé en t	ordonnance portan out ou en partie,
ur le vers			out ou ch partice,
sur le vers il faut l'i	inclure dans la de	emande à la p	age 2.)
il faut l'i	nclure dans la de	emande à la p	age 2.)
il faut l'i	nclure dans la de	emande à la p	age 2.)
Le requérar	at propose les aries aliments pour :	rangements su les enfants : Personne qui doit payer (épdux ou	ivants en ce qui  Personne à charge (nom de
Le requérar	at propose les aries aliments pour :	rangements su les enfants : Personne qui doit payer (épdux ou	ivants en ce qui  Personne à charge (nom de
Le requérar concerne le	at propose les aries aliments pour :	rangements su les enfants : Personne qui doit payer (épdux ou	ivants en ce qui  Personne à charge (nom de
Le requérar concerne le	at propose les aries aliments pour :	rangements su les enfants : Personne qui doit payer (épdux ou	ivants en ce qui  Personne à charge (nom de

28.	( ) Il est satisfait ( ) Il n'est pas satisfait aux besoins des enfants en matière d'éducation.
	(Si non, donner des précisions.)
	AUTRES INSTANCES
29.	Les instances suivantes constituent toutes les autres instances relatives au mariage ou à un enfant à charge. (Indiquer le nom du tribunal, le numéro du dossier du tribunal, la nature de l'ordonnance demandée et l'ordonnance rendue, le cas échéant. Si l'instance est encore en cours, indiquer son état actuel.)
	CONTRATS FAMILIAUX ET ARRANGEMENTS FINANCIERS
30.	Les conjoints ont conclu les contrats familiaux ainsi que les autres arrangements financiers (par écrit ou oralement) qui suivent : (Indiquer si le contrat ou l'arrangement est en vigueur ou non actuellement. En cas de versements arriérés, en préciser le montant.)
	date nature du contrat ou état de l'arrangement

# COLLUSION, PARDON ET CONNIVENCE

 Il n'y a pas eu collusion au sujet de la présente instance en divorce.

(Rayer cette disposition si la seule cause de divorce est la séparation.)

32. Il n'y a pas eu de pardon en ce qui concerne la cause de divorce ni de connivence au sujet de la cause de divorce précisée dans la présente instance. (En cas de pardon ou de connivence, rayer la phrase précédente. Donner les précisions et préciser les faits sur lesquels vous vous fondez pour justifier un jugement de divorce dans ces circonstances.)

# QUESTIONS AUTRES QUE LE DIVORCE ET LA GARDE D'ENFANTS

33. Les moyens à l'appui des demandes figurant à la disposition 1, à l'exception de celles qui ont trait à un divorce ou à la garde d'enfants, sont les suivants : (Indiquer sous forme de dispositions distinctes et numérotées consécutivement les faits pertinents à l'appui de ces demandes.)

	LIEU DU PROCÈS
34.	Le requérant propose que cette action soit instruite, en cas
	de procès, à/au devant :
	( ) un juge de la Haute Cour
	( ) un juge local
	( ) un juge de la Haute Cour ou un juge local
ord:	le requérant demande la garde d'un enfant qui réside inairement en Ontario, le procès doit avoir lieu dans le comté l'enfant réside ordinairement.)
	DÉCLARATION DU REQUÉRANT
35.	J'ai lu la présente requête en divorce et j'en comprends le sens. Les déclarations qui y sont énoncées sont vraies au mieux de ma connaissance directe, et de ce que je tiens pour véridique sur la foi de renseignements.
	date signature du requérant
	orginature du requerant

#### DÉCLARATION DU PROCUREUR

36. Je soussigné(e), (nom), procureur du requérant, atteste devant ce tribunal que je me suis conformé(e) à l'article 9 de la Loi sur le divorce. (Si, selon les circonstances de l'espèce, il était manifestement contre-indiqué de discuter des questions énoncées à l'article 9 avec le requérant, préciser ces circonstances.)

(Rayer cette disposition si vous n'avez pas d'avocat.)

date	
	signature du procureur

(nom, adresse et numéro de téléphone du procureur du requérant ou du requérant)

# THE ONTARIO GAZETTE

# FORMULE 70A, page 11

# (Le texte suivant doit figurer à la page arrière de la requête.) ACCUSÉ DE SIGNIFICATION Je soussigné(e). . . suis l'intimé visé

		ACCORD DE DIGIT	Trickiton
	Je	soussigné(e),	, suis l'intimé visé
par	la	présente requête. J'accuse ré	ception d'une copie de la
rec	quête	e. Mon domicile élu aux fins d	e signification de documents
dar	ns la	présente instance en divorce	e est
			·
Dat	te	Signature de l	'intimé
		Signature du t	émoin
	Je	soussigné(e),	, ai signifié la
pré			e de signification à personne.
(	)		en ma présence l'accusé de uite signé en tant que témoin.
<u>ou</u>			
(	)	L'intimé a refusé de rempl signification.	ir et de signer l'accusé de
		Si	gnature

# FORMULE 70B

#### REQUÊTE CONJOINTE EN DIVORCE

<u>(Tribunal)</u>	(N° du dossier du tribunal)
(Nom)	Époux
et	
(Sceau du (Nom)	Épouse
REQUÊTE CONJOINTE EN 1	DIVORCE
1. L'époux et l'épouse demandent conj	jointement :

- - a) un divorce;
  - b) en vertu de la Loi sur le divorce :

(i)

(ii)

(iii)

c) en vertu de la Loi sur le droit de la famille :

(i)

(ii)

(iii)

(Indiquer avec précision tout ce que vous voulez faire inclure dans le jugement du tribunal. Tout ce que vous voulez faire inclure doit faire l'objet d'un accord entre les conjoints. Si vous voulez faire inclure dans le jugement des clauses d'un accord de séparation, faites référence aux clauses précises.)

#### CAUSE DE DIVORCE - SÉPARATION

2. Les conjoints vivent séparément depuis le (date) Une tentative infructueuse de réconciliation les a fait reprendre la cohabitation pendant les périodes suivantes :

(Date(s) de la cohabitation)

(Écrire "aucune reprise" si c'est le cas)

#### RÉCONCILIATION

- 3. Il n'y a aucune possibilité de réconciliation.
- 4. Les efforts suivants ont été faits en vue d'une réconciliation : (Préciser. Si aucun effort n'a été fait, l'indiquer.)

# PRÉCISIONS RELATIVES AU MARIAGE

# (Si possible, donner les précisions figurant sur le certificat de mariage.)

- 5. Date du mariage
- 6. Lieu du mariage (municipalité et province, État ou pays)
- Nom de famille de l'épouse immédiatement avant le mariage
- 8. Nom de famille de l'épouse à la naissance
- Nom de famille de l'époux immédiatement avant le mariage
- Nom de famille de l'époux à la naissance
- État civil de l'époux au moment du mariage (célibataire, divorcé, veuf)
- 12. État civil de l'épouse au moment du mariage (céliba-taire, divorcée, veuve)
- Lieu de naissance de l'épouse (province, État ou pays)
- 14. Date de naissance de l'épouse
- Lieu de naissance de l'époux (province, État ou pays)
- 16. Date de naissance de l'époux _

a), donn préc		S		
17.	a)	(	)	Un certificat ( ) du mariage
				( ) de l'enregistrement du mariage
				des conjoints a été déposé auprès du tribunal.
	b)	(	)	Il est impossible d'obtenir un certificat du mariage ou de son enregistrement pour les raisons suivantes :
	c)	(	)	Un certificat du mariage ou de son enregistre- ment sera déposé avant que l'action soit inscrite pour instruction ou avant qu'une motion soit présentée en vue d'obtenir un jugement.

# DOMICILE

depuis le <u>(da</u>	<u>te)</u>	<u> </u>	·
L'époux résid	e à <u>(municipa</u>	lité et pro	ovince, État ou pay
depuis le <u>(da</u>	te)		·
Adresse actue	lle de l'épou	x :	
Adresse actue	elle de l'épou	se :	
L'époux ( L'épouse (	) réside habi )	tuellement	en Ontario pendan
une période d	l'au moine un	an immédiai	tamant assant
	n de la prése		
	on de la prése		
l'introductio  Les enfants s	on de la prése ENF	nte instand ANTS tous les er	ce. nfants à charge
l'introductio	n de la prése ENF suivants sont ens de la <u>Loi</u>	ANTS  tous les er sur le divo	nfants à charge orce : Personne chez qu l'enfant habite,
l'introduction Les enfants sivivants au se	en de la prése ENF suivants sont ens de la <u>Loi</u> <u>Date de</u>	ANTS  tous les er sur le divo	nfants à charge orce : Personne chez qu l'enfant habite, durée de son séjo
l'introduction Les enfants s vivants au se	en de la prése ENF suivants sont ens de la <u>Loi</u> <u>Date de</u>	ANTS  tous les er sur le divo	nfants à charge orce : Personne chez qu l'enfant habite, durée de son séjo

23.	a)	Les conjoints demandent une ordonnance leur accordant la garde conjointe des enfants suivants ou accordant la garde à l'un d'eux, aux conditions suivantes :
		Nom de l'enfant Conditions
		(Ce paragraphe doit correspondre à la demande énoncée à la page 1.)
	b)	Les conjoints ne demandent pas une ordonnance de garde et
		( ) consentent à ce qu'une ordonnance de garde antérieure demeure en vigueur
		( ) demandent une ordonnance de garde dans une autre instance
		au sujet de laquelle des précisions complètes suivent :
		(Donner le nom du tribunal, le numéro du dossier et des précisions au sujet de l'ordonnance ou de
		1'instance.)
		(Rayer si la présente disposition ne s'applique pas)
	c)	Les conjoints demandent une ordonnance accordant à l'un d'eux le droit de visite aux enfants suivants, aux conditions suivantes :
		Nom de l'enfant Conditions
		(Ce paragraphe doit correspondre à la demande énoncée
		à la nage 1.)

a)	Les arrangements existants en ce qui concerne la visite aux enfants de la part du conjoint qui n'habite pas avec eux sont les suivants :					
	(Donner les précisions, telles les jours, heures et lieu de la visite.)					
b)	Les arrangements existants en ce qui concerne la visite sont ( ) ne sont pas ( ) satisfaisants.  (S'ils ne sont pas satisfaisants, en donner les raisons et préciser les modifications souhaitées.)					
	ntérêt véritable des enfants, pour les raisons vantes :					
_						
sit les	s'attend à ce que des modifications importantes à la uation des conjoints aient à l'avenir une incidence sur enfants, leur garde et les arrangements de visite, me suit :					
sit les	uation des conjoints aient à l'avenir une incidence sur enfants, leur garde et les arrangements de visite,					
sit les	uation des conjoints aient à l'avenir une incidence sur enfants, leur garde et les arrangements de visite,					
sit les	uation des conjoints aient à l'avenir une incidence sur enfants, leur garde et les arrangements de visite,					
sit les	uation des conjoints aient à l'avenir une incidence sur enfants, leur garde et les arrangements de visite,					

27.	a)	qui concei	gements existants rne les aliments		
		Montant versé	Période (hebdomadaire, mensuel, etc.)	qui paie à	Personne charge nom de Penfant)
	b)	(S'ils ne la période portant su	( ) ne sont pas sont pas respect e de défaut. Si v ur le versement d tie, il faut l'in	tés respectés. és, préciser l' ous demandez ur u montant impay	arriéré et ne ordonnance ré, en tout
	c)		ints proposent le		
		Montant à verser	Période (heb- domadaire, mensuel, etc.)	Personne qui doit payer (époux ou épouse)	Personne à charge (nom de l'enfant)
		(Cette dis	sposition doit co	rrespondre à la	demande à

(		satisfai st pas sa ucation.		aux be	esoins	des enf	ants en
(Si	non, don	ner des p	récisio	<u>ns.)</u>			
		AUT	res ins	TANCES			
inst (Ind trit	cances re liquer le bunal, la donnance	s suivant latives a nom du t nature d rendue,	u maria; ribunal e l'orde le cas	ge ou a le nu onnance échéant	un en méro de demane . Si l	fant à u dossi dée et 'instan	charge. er du
enco	ore en co	urs, indi	quer so	n état	actuel	<u>.)</u>	
	CONTRATS	FAMILIAU	X ET AR	RANGEME	ENTS FI	NANCIER:	S
les oral l'ar	autres a lement) q rangemen	s ont con rrangemen ui suiven t est en s arriéré	ts fina t : <u>(Inc</u> vigueur	nciers diquer ou nor	(par é si le actue	crit ou contrat llement	
date	2	nature d de l'arr					<u>état</u>

# ABSENCE DE COLLUSION

31. Il n'y a pas eu collusion au sujet de la présente instance en divorce.

#### DÉCLARATION DES CONJOINTS

32.	a)	J'ai lu la présente requête en divorce et j'en comprends le sens. Les déclarations qui y sont énoncées sont vraies, au mieux de ma connaissance directe et de ce que je tiens pour véridique sur la foi de renseignements.
		TOT GC TOUROTPHOMOUPO.

- b) Je sais que j'ai le droit d'avoir recours séparément à l'assistance d'un avocat et d'obtenir des conseils juridiques indépendants en ce qui concerne la présente instance.
- c) Je sais que je peux perdre le droit de présenter une demande de partage de biens après le divorce si je ne la présente pas maintenant.

D	ate(Signature de l'époux)
D	ate(Signature de l'épouse)
	DÉCLARATION DU PROCUREUR DE L'ÉPOUSE
33.a)	Je soussigné(e), (nom), procureur de l'épouse, atteste devant ce tribunal que je me suis conformé(e) à l'article 9 de la Loi sur le divorce. (Si, selon les circonstances de l'espèce, il était manifestement contre-indiqué de discuter des questions énoncées à l'article 9 avec l'épouse, préciser ces circonstances.)  J'atteste également que j'ai informé l'épouse qu'elle a le droit d'avoir recours séparément à l'assistance d'un avocat et d'obtenir des conseils juridiques indépendants
	en ce qui concerne la présente instance.
	(Rayez cette disposition si vous n'avez pas d'avocat.)
	date

signature du procureur

#### DÉCLARATION DU PROCUREUR DE L'ÉPOUX

b) Je soussigné(e), (nom), procureur de l'époux, atteste devant ce tribunal que je me suis conformé(e) à l'article 9 de la Loi sur le divorce. (Si, selon les circonstances de l'espèce, il était manifestement contre-indique de discuter des questions énoncées à l'article 9 avec l'époux, préciser ces circonstances.)

J'atteste également que j'ai informé l'époux qu'il a le droit d'avoir recours séparément à l'assistance d'un avocat et d'obtenir des conseils juridiques indépendants en ce qui concerne la présente instance.

(Rayez cette disposition si vous n'avez pas d'avocat.)

late	 		
	(signature o	du j	procureur)

(nom, adresse et numéro de téléphone du(des) procureur(s). Si les conjoints n'ont pas de procureur, les adresses et numéros de téléphone de l'époux et de l'épouse.)

Règl. de l'Ont. 323/86, art. 1, disp. 13, en partie.

FORMULE 70C

PUBLICITÉ

(nom du tribunal)

AVIS À (nom)

Une instance en divorce a été introduite auprès de ce tribunal par (nom du requérant). (Le cas échéant, ajouter : Le requérant demande également des aliments, la garde de l'enfant (nom) ou selon le cas.) Vous pouvez obtenir une copie de la requête par la poste en adressant votre demande au greffe du tribunal à/au (adresse).

Si vous désirez présenter une défense à l'instance en divorce ou demander une autre mesure de redressement, vous devez le faire conformément aux Règles de procédure civile. Si vous ne signifiez ni ne déposez de défense à la requête en divorce, un divorce peut être accordé et un jugement peut être rendu contre vous en votre absence sans que vous receviez d'autre avis.

(nom et adresse du procureur ou de la partie)

#### FORMULE 70D

# DÉFENSE À LA REQUÊTE EN DIVORCE

# (titre)

# DÉFENSE À LA REQUÊTE EN DIVORCE

- 1. L'intimé reconnaît les allégations faites aux dispositions ..... de la requête en divorce.
- 2. L'intimé nie les allégations faites aux dispositions ..... de la requête en divorce.
- 3. L'intimé n'a pas connaissance des faits allégués aux dispositions ..... de la requête en divorce.
- 4. (Indiquer sous forme de dispositions distinctes et numérotées consécutivement chaque allégation de fait pertinent à l'appui de la défense à la requête en divorce.)

(date)

(nom, adresse et numéro de téléphone du procureur de l'intimé ou de l'intimé)

DESTINATAIRE : (nom et adresse du procureur du requérant ou du requérant)

#### FORMULE 70B

# RÉPONSE À LA DÉPENSE À LA REQUÊTE EN DIVORCE

# (titre)

# RÉPONSE À LA DÉFENSE À LA REQUÊTE EN DIVORCE

- 1. Le requérant reconnaît les allégations faites aux dispositions ..... de la défense à la requête en divorce.
- 2. Le requérant nie les allégations faites aux dispositions ..... de la défense à la requête en divorce.
- 3. Le requérant n'a pas connaissance des faits allégués aux dispositions ..... de la défense à la requête en divorce.
- 4. (Indiquer sous forme de dispositions distinctes et numérotées consécutivement chaque allégation de fait pertinent à l'appui de la réponse à la défense à la requête en divorce.)

(date)

(nom, adresse et numéro de téléphone du procureur du requérant ou du requérant)

DESTINATAIRE : (nom et adresse du procureur de l'intimé ou de l'intimé)

#### FORMULE 70F

# REQUÊTE RECONVENTIONNELLE EN DIVORCE (CONTRE LES PARTIES À L'ACTION PRINCIPALE SEULEMENT)

(Si la requête reconventionnelle en divorce comprend à titre d'intimé une personne qui n'est pas déjà partie à l'action principale, utiliser la formule 70G.)

(Inclure la requête reconventionnelle en divorce et la défense à la requête en divorce en un seul et même document intitulé DEFENSE ET REQUETE RECONVENTIONNELLE EN DIVORCE. La requête reconventionnelle en divorce doit suivre la dernière disposition de la défense à la requête en divorce. Numéroter les dispositions consécutivement à la suite de la dernière disposition de la défense à la requête en divorce.)

#### REQUÊTE RECONVENTIONNELLE EN DIVORCE

L'intimé (indiquer le nom s'il y a plus d'un intimé) demande : (indiquer ici la mesure de redressement précise demandée. Si l'intimé désire faire inclure dans le jugement des clauses d'un accord de séparation, faire référence aux clauses précises.)

(Indiquer ensuite, sous forme de dispositions distinctes et numérotées consécutivement, chaque allégation de fait pertinent à l'appui de la requête reconventionnelle en divorce.)

#### DÉCLARATION DE L'INTIMÉ

J'ai lu la présente requête reconventionnelle en divorce et j'en comprends le sens. Les déclarations qui y sont énoncées sont vraies, au mieux de ma connaissance directe et de ce que je tiens pour véridique sur la foi de renseignements.

date	
	signature de l'intimé
(Si l'intimé agit en son propre	nom, préciser son adresse et son
numéro de téléphone et rayer la	déclaration du procureur ci-
dessous. Si la requête reconvent	tionnelle en divorce ne comprend
pas de demande en divorce, rayer	cette déclaration.)
adresse et m de téléphone l'intimé	

# FORMULE 70F, page 1A

# DÉCLARATION DU PROCUREUR

Je soussigné(e), (nom), procureur de l'intimé, atteste devant ce tribunal que je me suis conformé(e) à l'article 9 de la Loi sur le divorce. (Si, selon les circonstances de l'espèce, il était manifestement contre-indiqué de discuter des questions énoncées à l'article 9 avec l'intimé, préciser ces circonstances.)

énoncées	à	l'article	9 avec	l'intimé,	préciser	ces	circonstances.)
date							
					signatur	e du	procureur
						numé	ro de téléphone
				du proc	ureur)		

#### FORMULE 70G

#### REQUÊTE RECONVENTIONNELLE EN DIVORCE (CONTRE LE REQUÉRANT ET UNE PERSONNE QUI N'EST PAS DÉJÀ PARTIE À L'ACTION PRINCIPALE)

(Si les intimés reconventionnels sont tous déjà parties à l'action principale, utiliser la formule 70F.)

# (titre)

(ajouter un deuxième intitulé de l'instance, comme suit :)

ET ENTRE:

(nom)

requérant reconventionnel,

(sceau du tribunal)

et (nom)

intimés reconventionnels.

DÉFENSE ET REQUÊTE RECONVENTIONNELLE EN DIVORCE

#### AUX INTIMÉS RECONVENTIONNELS

UNE INSTANCE a été introduite contre vous par voie de requête reconventionnelle dans une action en divorce devant ce tribunal.

SI VOUS DÉSIREZ CONTESTER LA REQUÊTE RECONVENTIONNELLE, vous-même ou un avocat de l'Ontario vous représentant devez préparer une défense à la requête reconventionnelle en divorce selon la formule 70H prescrite par les Règles de procédure civile, la signifier à l'avocat du requérant reconventionnel ou, si ce dernier n'a pas retenu les services d'un avocat, au requérant reconventionnel lui-même, et la déposer, accompagnée de la preuve de sa signification, à ce greffe, DANS LES VINGT JOURS après que vous avez reçu signification de cette défense et requête reconventionnelle en divorce.

Si vous n'êtes pas déjà partie à l'action principale et que la signification vous est faite dans une autre province ou un territoire du Canada ou aux États-Unis d'Amérique, vous avez quarante jours pour signifier et déposer votre défense à la requête reconventionnelle en divorce. Si la signification vous est faite en dehors du Canada et des États-Unis d'Amérique, le délai est de soixante jours.

Si vous n'êtes pas déjà partie à l'action principale, au lieu de signifier et de déposer une défense à la requête reconventionnelle en divorce, vous pouvez signifier et déposer un avis d'intention de présenter une défense selon la formule 70J prescrite par les Règles de procédure civile. Vous aurez dans ce cas dix jours de plus pour signifier et déposer votre défense à la requête reconventionnelle en divorce.

Si la présente requête reconventionnelle comprend une demande contre vous concernant des aliments ou le partage de biens, vous devez, si vous ne l'avez pas déjà fait, signifier et déposer un état financier selon la formule 70K prescrite par les Règles de procédure civile, dans le délai imparti ci-dessus pour la signification et le dépôt de votre défense à la requête reconventionnelle en divorce, que vous désiriez ou non contester la requête reconventionnelle. Si vous signifiez et déposez une défense à la requête reconventionnelle en divorce, il vous faut y joindre votre état financier, sauf si vous en avez déjà signifié un.

SI VOUS NE PRÉSENTEZ PAS DE DÉFENSE À LA REQUÊTE RECONVENTIONNELLE, UN JUGEMENT PEUT ÊTRE RENDU CONTRE VOUS EN VOTRE ABSENCE SANS QUE VOUS RECEVIEZ D'AUTRE AVIS.

date		délivrée pa	r greffier local
		adresse du greffe	
DESTINATAIRES	: (nom	et adresse	de l'intimé

DESTINATAIRES : (nom et adresse de l'intimé
reconventionnel à l'exception
du requérant)

ET (nom et adresse du procureur du requérant ou du requérant)

date

# FORMULE 70G, page 3

(La requête reconventionnelle en divorce doit suivre la dernière disposition de la défense à la requête en divorce. Numéroter les dispositions consécutivement à la suite de la dernière disposition de la défense.)

# REQUÊTE RECONVENTIONNELLE EN DIVORCE

L'intimé (indiquer le nom s'il y a plus d'un intimé) demande : (indiquer ici la mesure de redressement précise demandée. Si l'intimé désire faire inclure dans le jugement des clauses d'un accord de séparation, faire référence aux clauses précises.)

(Indiquer ensuite, sous forme de dispositions distinctes et numérotées consécutivement, chaque allégation de fait pertinent à l'appui de la requête reconventionnelle en divorce.)

#### DÉCLARATION DE L'INTIMÉ

J'ai lu la présente requête reconventionnelle en divorce et j'en comprends le sens. Les déclarations qui y sont énoncées sont vraies, au mieux de ma connaissance directe et de ce que je tiens pour véridique sur la foi de renseignements.
date
signature de l'intimé
(Si l'intimé agit en son propre nom, préciser son adresse et son numéro de téléphone et rayer la déclaration du procureur ci-dessous. Si la requête reconventionnelle en
divorce ne comprend pas de demande en divorce, rayer cette
déclaration.)
adresse et numéro de téléphone de l'intimé
DÉCLARATION DU PROCUREUR
Je soussigné(e), (nom), procureur de l'intimé,. atteste devant ce tribunal que je me suis conformé(e) à l'article 9 de la Loi sur le divorce. (Si, selon les circonstances de l'espece, il était manifestement contre-indiqué de discuter des questions énoncées à l'article 9 avec l'intimé, préciser ces circonstances.)

signature du procureur

(nom, adresse et numéro de téléphone du procureur)

#### FORMULE 70H

# DÉFENSE À LA REQUÊTE RECONVENTIONNELLE EN DIVORCE

(titre, y compris le deuxième intitulé de l'instance, s'il est requis)

(Un requérant qui remet une réponse à la défense à la requête en divorce doit y joindre la défense à la requête reconventionnelle en divorce en un seul et même document intitulé REPONSE ET DEFENSE À LA REQUÊTE RECONVENTIONNELLE EN DIVORCE. La défense à la requête reconventionnelle en divorce doit suivre immédiatement la dernière disposition de la réponse à la défense à la requête en divorce. Les dispositions doivent être numérotées consécutivement à la suite de la dernière disposition de la réponse à la défense à la requête en divorce.)

# DÉFENSE À LA REQUÊTE RECONVENTIONNELLE EN DIVORCE

- 1. Le requérant (ou l'intimé reconventionnel) reconnaît les allégations faites aux dispositions ..... de la requête reconventionnelle.
- 2. Le requérant (ou l'intimé reconventionnel) nie les allégations faites aux dispositions ..... de la requête reconventionnelle.
- 3. Le requérant (ou l'intimé reconventionnel) n'a pas connaissance des faits allégués aux dispositions ..... de la requête reconventionnelle.
- 4. (Indiquer sous forme de dispositions distinctes et numérotées consécutivement chaque allégation de fait pertinent à l'appui de la défense à la requête reconventionnelle en divorce.)

(date)

(nom, adresse et numéro de téléphone du procureur ou de la partie qui remet la défense)

DESTINATAIRE : (nom et adresse du procureur de l'intimé ou de l'intimé)

#### FORMULE 701

#### RÉPONSE À LA DÉFENSE À LA REQUÊTE RECONVENTIONNELLE EN DIVORCE

(titre, y compris le deuxième intitulé de l'instance, s'il est requis)

RÉPONSE À LA DÉFENSE À LA REQUÊTE RECONVENTIONNELLE EN DIVORCE

- 1. L'intimé (indiquer le nom s'il y a plus d'un intimé) reconnaît les allégations faites aux dispositions ..... de la défense à la requête reconventionnelle en divorce.
- 2. L'intimé nie les allégations faites aux dispositions ..... de la défense à la requête reconventionnelle en divorce.
- 3. L'intimé n'a pas connaissance des faits allégués aux dispositions ..... de la défense à la requête reconventionnelle en divorce.
- 4. (Indiquer sous forme de dispositions distinctes et numérotées consécutivement chaque allégation de fait pertinent à l'appui de la réponse à la défense à la requête reconventionnelle en divorce.)

(date)

(nom, adresse et numéro de téléphone du procureur de l'intimé ou de l'intimé)

DESTINATAIRE : (nom et adresse du procureur ou de la partie qui doit recevoir la signification)

#### FORMULE 70J

### AVIS D'INTENTION DE PRÉSENTER UNE DÉFENSE (DIVORCE)

#### (titre)

AVIS D'INTENTION DE PRÉSENTER UNE DÉFENSE

L'intimé  $\underline{\text{(ou l'intimé reconventionnel)}}$  a l'intention de présenter une défense dans la présente action.

(nom, adresse et numéro de téléphone du procureur ou de la partie qui signifie l'avis)

DESTINATAIRE : (nom et adresse du procureur ou de la partie qui reçoit l'avis)

Règl. de l'Ont. 323/86, art. 1, disp. 13, en partie.

## FORMULE 70K

## ÉTAT FINANCIER

# (titre)

## ÉTAT FINANCIER

Je :	oussigné(e),
	(nom et prénoms du déposant)
de/	de
de/	de
DÉCI	ARE SOUS SERMENT (ou AFFIRME SOLENNELLEMENT) que :
son'	Les précisions concernant ma situation financière et tous mes biens énumérées correctement ci-dessous au mieux de ma connaissance cte et de ce que je tiens pour véridique sur la foi de eignements.
	ENSEMBLE DES REVENUS ET DES SOMMES REÇUES
soid dédi est mon	lure les revenus et les sommes reçues de toutes sources, qu'ils nt imposables ou non. Indiquer le montant brut ci-dessous et les ctions aux pages 2, 3, 4 et 5. Indiquer le montant actuel réel s'il connu ou vérifiable. Si ce montant ne peut être vérifié, indiquer le ant le plus juste. Indiquer les montants dans la colonne appropriée, n qu'il s'agit de revenus hebdomadaires, mensuels ou annuels.)
	Catégorie hebdomadaire mensuel annuel
1.	Traitements ou salaires
2.	Gratifications
3.	Honoraires
4.	Commissions
5.	Allocations familiales
6.	Prestations d'assurance- chômage
7.	Indemnités d'accident de travail

## THE ONTARIO GAZETTE

# FORMULE 70K, page 1A

8.	Prestations d'aide sociale		
9.	Prestations de retraite		
10.	Dividendes		
11.	Intérêts		
12.	Revenus de location		
13.	Allocations et aliments provenant d'autres sources		
14.	Autres (préciser)		
	TOTAL \$ (A)	\$	\$
tot	al du revenu hebdomadaire\$ x 4,33=(B)	\$ mensuellemen	t
tot	al du revenu annuel\$ : 12 =(C)	s mensuellemen	t
1	REVENU MENSUEL BRUT (A) + (B) + (C) = (D)	<u></u> \$	

#### **AUTRES AVANTAGES**

(Indiquer les avantages non monétaires de toutes sources, tels que l'utilisation d'un véhicule ou la chambre et la pension et notamment les régimes d'assurance ou de soins dentaires ou les autres dépenses payées en votre nom. Si vous ne pouvez en vérifier la valeur réelle, indiquer le montant le plus juste.)

Type d'avantage	Précis	Précisions		Valeur marchande mensuelle		
	TC	TAL		(E)	\$	
	REVENU MENSUEL BRUT E	T AVAN	TAGES (D	)+(E)=	*	
	BUDGETS RÉEL E	T PROP	osé		0	
	BUDGET RÉEL pour la période de do mois allant de :	9	Indique propose montant si vous	DGET PROP r le budg z, en don le plus ne pouve r le mont	et que vous nant le juste z	
CATÉGORIE	hebdo- mensuel annu madaire		hebdo- madaire	mensuel	annuel	
Logement						
1. Loyer		1.				
2. Impôts foncie	rs	2.		•		
3. Hypothèque		3.				
4. Charges communes		4.				
5. Eau		_5.				
6. Électricité		6.				
7. Gaz naturel		7.				

# THE ONTARIO GAZETTE

# FORMULE 70K, page 2A

8.	Mazout	8.	
9.	Téléphone	9.	
10.	Télédistri- bution	10.	9
11.	Assurance- maison	11.	
12.	Réparations et entretien	12.	
13.	Jardinage et déneigement	13.	
14.	Autres (préciser)	14.	

	BUDGET RÉEL		BUDGET PROPOSÉ	
CATÉGORIE	hebdo- mensuel madaire	annuel	hebdo- mensuel madaire	annuel
Nourriture, articles de lette et div				
15. Art. d'épic	erie	15.		
16. Repas à l'ez rieur de la		16.		
17. Articles de lette et di		17.		
18. Soins perso	nnels	18.		
19. Articles mén en général	nagers	19.		
20. Blanchissage nettoyage à sec	e,	20.		
21. Autres (pré	ciser)	21.		
Vêtements				
22. Enfants		22.		
23. Personnels		23.		
Transports				
24. Transports en commun		24.		

# THE ONTARIO GAZETTE

# FORMULE 70K, page 3A

25.	Taxis,co- voiturage	25.	
26.	Assurance- automobile	26.	
27.	Immatricu- lation	27.	
28.	Entretien de l'automobile	28.	
29.	Essence, huile	29.	
30.	Station- nement	30.	
31.	Autres (préciser)	31.	
	Santé et soins médicaux		
32.	Médecins, chiropra- ticiens	32.	
33.	Dentiste (soins ordinaires)	33.	
34.	Orthodontiste ou soins dentaires spéciaux	34.	
35.	Primes d'assurance	35.	
<u>36.</u>	Médicaments	36.	
37.	Autres (préciser)	37.	

	BUDGET RÉ	EL BUDGET PRO	POSÉ
CATÉGORIE	hebdo- mensuel madaire	annuel hebdo- mensue madaire	el annuel
Retenues à la source			
88. Impôt		38.	•
39. Cotisations au Régime de pensio du Canada	ons	39•	
0. Primes d'assu- rance-chômage		40.	
<ol> <li>Cotisations à un régime de pensio d'un employeur</li> </ol>		41.	
12. Cotisations synd cales ou autres	li-	42.	
43. Primes d'assuran collective	nce	43.	
44. Emprunt auprès d'une caisse		44.	
45. Compte d'épargne auprès d'une cai		45.	
16. Autres <u>(préciser</u>	<u>·)</u>	46.	
Divers			
7. Primes d'assu- rance-vie		47.	
48. Frais de scolari té, livres, etc.		48.	
19. Sorties		49.	
50. Loisirs		50.	
51. Vacances	<u> </u>	51.	

53.	Gardienne d'en- fants, garderie	53.	
54.	Allocations des enfants	54.	
55.	Activités des enfants	55.	
56.	Aliments	56.	
57.	Journaux, périodiques	57.	
<u>58.</u>	Alcool, tabac	58.	
59.	Oeuvres de charité	59.	
60.	Impôt sur le revenu (non prélevé à la source)	60.	
61.	Autres (préciser)	61.	

_						
	BUDO	GET RÉEL		BUDO	GET PROPOS	É
CATÉGORIE	hebdo- madaire	mensuel	annuel	hebdo- madaire	mensuel	annuel
Remboursement d'emprunts	<u>.</u>					
62. Banques				62.		
63. Compagnies de financemen	ıt			63.		
64. Caisses				64.		
65. Grands magasins				65.		
66. Autres <u>(préci</u>	ser)			66.		
<u>Épargne</u> 57. R.E.E.R.				67.		
68. Autres (préci	ser)			68.		
_	\$	4	\$	\$	\$	\$
		TOTAUX -	BUDGET R	ÉEL		
Total du budget m	ensuel			\$		
Total du budget hebdomadaire	\$ x	4,33 =		\$		
Total du budget annuel	\$ ÷	12 =		\$		
BUDGET MENSUEL RÉ	EL	( F	')	\$		

# TOTAUX - BUDGET PROPOSÉ

Total du budget mens	suel	\$	
Total du budget hebdomadaire	\$ x 4,33 =	\$	
Total du budget annuel	\$ ÷ 12 =	\$	
BUDGET MENSUEL PROPOSÉ	(G) ₌	\$	
	RÉSUMÉ DU REVENU	ET DES DÉPENSES	
RÉEL Revenu mensuel brut Soustraire budget	(montant D indique	é à la page 1A)	\$
mensuel réel	(montant F indique	é à la page 5) -	\$
	EXCÉDENT/DÉFICIT	MENSUEL RÉEL	\$
PROPOSÉ Revenu mensuel brut	(montant D indiqu	é à la page 1A)	\$
Soustraire budget mensuel proposé	(montant G indiqu	é à la page 5A) -	\$
	EXCÉDENT/DÉFICIT	MENSUEL PROPOSÉ	\$

#### BIENS-FONDS

(Inclure tous les droits sur des biens-fonds, y compris ceux de tenure à bail et les hypotheques, dont vous étiez propriétaire à la date d'évaluation, que vous soyez ou non le propriétaire inscrit. Inclure les demandes d'un droit sur un bien-fonds, a l'exception des demandes contre votre conjoint que vous faites dans la présente instance ou dans une instance qui s'y rapporte. Indiquer la valeur marchande estimée de votre droit sans en déduire les charges qui le grèvent ou les coûts d'aliénation et indiquer ceux-ci sous la rubrique Dettes et autres éléments de passif à la page 9.)

Nature et type du droit de propriété Indiquer le pourcentage du droit, s'il y a lieu.

Nature et adresse du bien Valeur marchande estimée de votre droit Voir les instructions ci-dessus.

à la date à la date à la date du d'évalua- de l'état mariage tion financier

TOTAL

(H)

#### EFFETS MOBILIERS ET VÉHICULES

(À l'égard des biens de cette nature dont vous étiez propriétaire à la date d'évaluation, indiquer la valeur marchande estimee, non la valeur de remplacement. Ne pas déduire les charges qui les grevent ici, mais indiquer les charges sous la rubrique Dettes et autres éléments de passif à la page 9.)

Valeur marchande Précisions estimée de votre Objet droit Voir les instructions ci-dessus. à la date à la date à la date d'évaluade l'état du mariage tion financier

Effets mobiliers généraux, sauf les articles particuliers

- a) au(x) domicile(s)
   conjugal(aux)
- b) ailleurs

Bijoux

Oeuvres d'art

Véhicules et bateaux

Autres articles particuliers

TOTAL (I) \$

#### COMPTES ET RÉGIMES D'ÉPARGNE

(Indiquer les comptes et régimes dont vous étiez propriétaire à la date d'évaluation par catégorie. Inclure les montants en argent liquide, les comptes aupres d'établissements financiers, les régimes enregistres d'épargne, notamment d'épargne-retraite, les certificats de dépôts, les fonds de pension et toute autre forme d'épargne.)

Catégorie	Établissement	Numéro de compte		Montant	
			à la date du mariage		à la date de l'état financier
		TOTAL		(J)	\$
	v	ALEURS MOBI	LIÈRES		
				opriétaire	

Catégorie	Nombre	Description		Valeur marchande estimée	
			à la date du mariage	à la date d'évalua- tion	à la date de l'état financier

TOTAL (K) \$

#### ASSURANCE-VIE ET INVALIDITÉ

(Indiquer toutes les polices dont vous étiez propriétaire à la date d'évaluation.)

Compagnie et Type de Titulaire Bénéficiaire Capital numéro de police assuré police

> Valeur de rachat du contrat

à la date à la date du d'évalua- de l'état mariage tion financier

TOTAUX (L) \$

## CRÉANCES

(Donner les détails de toute créance qui vous était due à la date d'évaluation, qu'elle soit de nature commerciale ou qu'elle provienne d'activités personnelles.)

Précisions			Montant	
		à la date du mariage	à la date d'évalua- tion	à la date de l'état financier
	TOTAL		(M)	
INTÉRÊTS	DANS UNE	ENTREPRISE		
(Indiquer les intérêts que vous entreprise sans personnalité me entreprise dotée de la personna la rubrique Valeurs mobilières estimée la plus juste de votre marché libre.)	orale. Vo alité mora a la page	tre intérêt le peut êtro 7. Indiqu	majoritair e indiqué i er la valeu	e dans une ci ou sous r marchande
Raison sociale de l'entre- Int prise ou de la compagnie	érêt	Valeur	marchande	estimée
pribe ou de la compagnie		à la date du		de l'état
		mariage	tion	financier
		mariage	tion	Inancier
		mariage	tion .	Tinancier

#### AUTRES BIENS

(Indiquer par catégorie les autres biens dont vous étiez propriétaire à la date d'évaluation. Inclure les biens de toute nature non indiqués cidessus. Indiquer leur valeur marchande estimée la plus juste.)

Catégorie	Précisions	Valeur march	ande estimé	e
		à la date du mariage	à la date d'évalua- tion	à la date de l'état financier

TOTAL (0)

## DETTES ET AUTRES ÉLÉMENTS DE PASSIF

(Indiquer par catégorie vos dettes et autres éléments de passif que vous aviez à la date d'evaluation, qu'ils soient de nature commerciale ou qu'ils proviennent d'activités personnelles, tels que les hypothèques, charges, privilèges, effets à payer, cartes de crédit et sommes à payer. Inclure les dettes éventuelles telles que les cautionnements et indiquer qu'elles peuvent se matérialiser.)

Catégorie	Précisions		Montant	
		à la date du mariage	à la date d'évalua- tion	
	T0.		(2)	
	TOTA	AL.	(P)	\$
ВІ	ENS, DETTES ET AUTRE	S ÉLÉMENTS DE	PASSIF	
	À LA DATE D	U MARIAGE		
Indiquer par cat	À LA DATE D' égorie la valeur de v	os biens ains	i que de vo	s dettes et
itres éléments d nclure la valeur	À LA DATE D égorie la valeur de v e passif, calculée à d'un foyer conjugal	os biens ains la date de vo	tre mariage	. Ne pas
itres éléments d iclure la valeur	À LA DATE D égorie la valeur de v e passif, calculée à d'un foyer conjugal	os biens ains la date de vo	tre mariage	. Ne pas
itres éléments d nclure la valeur	À LA DATE D égorie la valeur de v e passif, calculée à d'un foyer conjugal	os biens ains la date de vo	tre mariage	e. Ne pas liétaire à la date
itres éléments d nclure la valeur a date du mariag	à LA DATE D égorie la valeur de v e passif, calculée à d'un foyer conjugal e.)	os biens ains la date de vo	ez le propr	e. Ne pas liétaire à la date
utres éléments d nclure la valeur a date du mariag	à LA DATE D égorie la valeur de v e passif, calculée à d'un foyer conjugal e.)	os biens ains la date de vo	valeur à du mar	la date lage Éléments
itres éléments d nclure la valeur a date du mariag	à LA DATE D égorie la valeur de v e passif, calculée à d'un foyer conjugal e.)	os biens ains la date de vo	Valeur à du mar	la date lage Éléments

#### BIENS EXCLUS

(Indiquer par catégorie la valeur des biens dont vous étiez propriétaire à la date d'évaluation et qui sont exclus de la définition du terme "biens familiaux nets".)

Catégorie Précisions Valeur à la date d'évaluation

Total (T)

\$

#### BIENS ALIÉNÉS

(Indiquer par catégorie la valeur de tous les biens que vous avez aliénés pendant les deux années qui ont précédé immédiatement la présente déclaration, ou au cours du mariage, selon la plus courte des deux périodes.)

Catégorie Précisions Valeur

Total (U)

\$

## CALCUL DES BIENS FAMILIAUX NETS

à la date d'évaluation (montants H, I, J, K, L, M, N, et  0 indiqués aux pages 6 à 8A)
Soustraire la valeur de toutes les déductions (montants P et S indiqués à la page 9)
Soustraire la valeur de tous les biens exclus (montant T indiqué à la page 10)
BIENS FAMILIAUX NETS
2. Les nom et adresse de mon(mes) employeur(s) sont les suivants :
3. Vous trouverez jointe à cet affidavit une copie de la déclaration d'impôt que j'ai envoyée au ministère du Revenu national pour la dernière année d'imposition ainsi que la copie des pièces qui y étaient jointes. Vous trouverez également ci-jointe une copie des avis de cotisation ou de nouvelle cotisation d'impôt que j'ai reçus du ministère au cours de l'année visée.
4. Je ne prévois aucun changement important au sujet des renseignements indiqués ci-dessus.
(Le cas échéant, remplacer par :)
4. Je prévois les changements importants suivants au sujet des renseignements indiqués ci-dessus :
Déclaré sous serment, etc.
signature du déposant
Règl. de l'Ont. 323/86, art. 1, disp. 13, en parti

#### FORMULE 70L

#### RENONCIATION AUX ÉTATS FINANCIERS

### (titre)

#### RENONCIATION AUX ÉTATS FINANCIERS

L'époux et l'épouse renoncent aux états financiers relatifs aux demandes d'aliments ou faites dans la présente action en vertu de la Loi sur le divorce.

 (date)
 (signature du procureur du requérant ou du requérant)
 (date)
 (signature du procureur de procureur de l'intimé ou de l'intimé)

 (nom, adresse et numéro de téléphone)
 (nom, adresse et numéro de téléphone)

(Remarque : La renonciation aux états financiers n'est pas permise en ce qui concerne une demande faite en vertu de la Loi sur le droit de la famille.)

Règl. de l'Ont. 323/86, art. 1, disp. 13, en partie.

## FORMULE 70M

## ÉTAT FINANCIER (VERSION ABRÉGÉE)

# (titre)

ÉTAT FINANCIER (VERSION ABRÉGÉE)

Je	soussigne(e),	(nom et prénor	ns du déposant	<u>)</u>
de/	du (cité, ville, etc.)	de	(nom)	
de/		é régionale, etc.	de	(nom)
DÉC	LARE SOUS SERMENT (ou	AFFIRME SOLENNELL	EMENT) que :	
son dir	Les précisions concer t énumérées correcteme ecte et de ce que je t seignements.	nt ci-dessous au r	nieux de ma com	nnaissance
	ENSEMBLE	DES REVENUS ET DE	S SOMMES REÇUES	3
soi déd est mon	clure les revenus et l ent imposables ou non. uctions aux pages 2, 3 connu ou vérifiable. tant le plus juste. In on qu'il s'agit de rev	Indiquer le monta , 4 et 5. Indiquer Si ce montant ne j diquer les montan	ant brut ci-des r le montant ac peut être véris ts dans la colo	ssous et les ctuel réel s'il fié, indiquer le onne appropriée,
	Catégorie	hebdomadaire	mensuel	annuel
1.	Traitements ou salair	es		
2.	Gratifications			
3.	Honoraires			
4.	Commissions			
5.	Allocations familiale	s		
6.	Prestations d'assuran chômage	ce-		
7.	Indemnités d'accident travail	de		

8. Prestations d'aide sociale			
9. Prestations de retraite			
10. Dividendes			
11. Intérêts			
12. Revenus de location			
13. Allocations et aliments provenant d'autres source	s		
14. Autres (préciser)			
TOTAL	\$ (A)	\$	\$
total du revenu hebdomadaire _	\$ x 4,33=(B)	s mensue	llement
total du revenu annuel	\$ ÷ 12 =(C)	\$ mensue	llement
DEVENUE MENCHEL BOHT (A) . (	P) . (C) =(D)		

#### **AUTRES AVANTAGES**

(Indiquer les avantages non monétaires de toutes sources, tels que l'utilisation d'un véhicule ou la chambre et la pension et notamment les régimes d'assurance ou de soins dentaires ou les autres dépenses payées en votre nom. Si vous ne pouvez en vérifier la valeur réelle, indiquer le montant le plus juste.)

Type d'avantage	Pré	cisions		Valeur mensu	marchande elle
					- 111
		TOTAL		(E)	\$
	REVENU MENSUEL BRU	T ET AVA	NTAGES (D	)+(E)=	\$
	contraire du tribur	al, l'in	timé peut	ne pas	tenir compte
des budgets.)	BUDGETS RÉE	L ET PRO	POSÉ		
	BUDGET RÉEL pour la période de mois allant de :	19 ses ant	Indique propose montant si vous		get que vous nnant le juste ez
CATÉGORIE	hebdo- mensuel a	nnuel	hebdo- madaire	mensuel	annuel
Logement					
1. Loyer		1	•		
2. Impôts fonciers	<u> </u>	2	•		
3. Hypothèque		3	•		
4. Charges communes		4	•		
5. Eau		5	•		
6. Électricité		6	•		
7. Gaz naturel		7	•		

# THE ONTARIO GAZETTE

# FORMULE 70M, page 3

		BUDGI	ET RÉEL		BUDGET	PROPOSÉ	
C	ATÉGORIE	hebdo- madaire	mensuel	annuel	hebdo- madaire	mensuel	annuel
8.	Mazout			8.			
9.	Téléphone			9.			
10.	Télédistri- bution			10.			
11.	Assurance- maison			11.			
12.	Réparations et entretien			12.			
13.	Jardinage et déneigement			13.			
14.	Autres (préci	ser)	-	14.			
	Nourriture, articles de t lette et dive	coi-					
15.	Art. d'épices	rie		15.			
16.	Repas à l'extrieur de la m			16.			
17.	Articles de 1 lette et dive			17.			
18.	Soins person	nels		18.			
19.	Articles ména en général	agers		19.			
20.	Blanchissage nettoyage à sec	,		20.			
21.	Autres (préc	iser)		21.			
	Vêtements						
22.	Enfants			22.			
23.	Personnels			23.			
	Transports						
24.	Transports en commun			24.			

25. Taxis,co- voiturage	25.
26. Assurance- automobile	26.
27. Immatricu- lation	27.
28. Entretien de l'automobile	28.
29. Essence, huile	29.
30. Station- nement	30.
31. Autres (préciser)	31.
Santé et soins médicaux	
32. Médecins, chiropra- ticiens	32.
33. Dentiste (soins ordinaires)	33.
34. Orthodontiste ou soins dentaires spéciaux	34.
35. Primes d'assurance	35•
26 Wádinamenta	
36. Médicaments	36.

# THE ONTARIO GAZETTE

# FORMULE 70M, page 4

		. В	BUDGET RÉEL		BUDO	GET PROPO	SÉ
		hebdo- madaire	mensuel	annuel	hebdo- madaire	mensuel	annuel
	Retenues à la source						
38.	Impôt				38.		
39.	Cotisations au Régime de pensions du Canada	ı			39•		
40.	Primes d'assu- rance-chômage			·	40.		
41.	Cotisations à un régime de pensions d'un employeur	3			41.		
42.	Cotisations syndi- cales ou autres	•			42.		
43.	Primes d'assurance collective	, '			43.		
44.	Emprunt auprès d'une caisse				44.	_	
45.	Compte d'épargne auprès d'une caiss	se			45.		
46.	Autres (préciser)				46.		
	Divers						
47.	Primes d'assu- rance-vie				47.		
48.	Frais de scolari- té, livres, etc.				48.		
49.	Sorties				49.		
50.	Loisirs				50.		
<u>51.</u>	Vacances				51.		
52.	Cadeaux				52.		

53.	Gardienne d'en- fants, garderie	53.	
54.	Allocations des enfants	54.	
55•	Activités des enfants	55.	
<u>56.</u>	Aliments	56.	
57.	Journaux, périodiques	57.	
58.	Alcool, tabac	58.	
59.	Oeuvres de charité	59.	
60.	Impôt sur le revenu (non prélevé à la source)	60.	
61.	Autres (préciser)	61.	

	BUDGET RÉEL			BUDGET PROPOSÉ			
CATÉGORIE hebdo- madair		mensuel	annuel	hebdo- madaire	mensuel	annuel	
Rembourseme d'emprunts	nt						
62. Banques			<del> </del>	62.			
63. Compagnies de financem	ent			63.			
64. Caisses				64.			
65. Grands magasins				65.			
66. Autres (pré	ciser)			66.			
Épargne							
67. R.E.E.R.				67.			
68. Autres (préd	ciser)			68.			
	\$	1	\$	\$		\$	
		TOTAUX -	BUDGET R	ÉEL			
Total du budget	mensuel			\$			
Total du budget hebdomadaire _	\$ x	4,33 =		\$			
Total du budget annuel	\$ ÷	12 =		\$			
BUDGET MENSUEL I	RÉEL	( F	)	\$			

# THE ONTARIO GAZETTE

## FORMULE 70M, page 5A

TOTAUX - BUDGET PROPOSÉ

Total du budget mens	suel	\$	
Total du budget hebdomadaire	\$ x 4,33 =	\$	
Total du budget annuel	\$ ÷ 12 =	\$	
BUDGET MENSUEL PROPOSÉ	(G)	<u> </u> \$	
	RÉSUMÉ DU REVENU E	T DES DÉPENSES	
RÉEL Revenu mensuel brut Soustraire budget mensuel réel	(montant D indiqué	à la page 1A)	\$
	(montant F indiqué	à la page 5) -	\$
	EXCÉDENT/DÉFICIT	MENSUEL RÉEL	
			*
PROPOSÉ Revenu mensuel brut Soustraire budget mensuel proposé	(montant D indiqué	à la page 1A)	\$
	(montant G indiqué	à la page 5A) -	\$
	EXCÉDENT/DÉFICIT ME	ENSUEL PROPOSÉ	

#### BIENS-FONDS

(Inclure tous les droits sur des biens-fonds, y compris ceux de tenure à bail et les hypothèques, que vous soyez ou non le propriétaire inscrit. Indiquer la valeur marchande estimée de votre droit sans en déduire les charges qui le grevent ou les coûts d'aliénation et indiquer ceux-ci sous la rubrique Dettes et autres éléments de passif a la page 9.)

Nature et type du droit de propriété Indiquer le pourcentage du droit, s'il y a lieu.

Nature et adresse du bien

Valeur marchande estimée de votre droit Voir les instructions ci-dessus.

TOTAL

#### EFFETS MOBILIERS ET VÉHICULES

(Indiquer la valeur marchande estimée, non la valeur de remplacement. Ne pas deduire les charges qui les grevent ici, mais indiquer les charges sous la rubrique Dettes et autres éléments de passif a la page 9.)

Objet

Précisions

Valeur marchande estimée de votre droit Voir les instructions ci-dessus.

Effets mobiliers généraux, sauf les articles particuliers

- a) au(x) domicile(s)
   conjugal(aux)
- b) ailleurs

Bijoux

Oeuvres d'art

Véhicules et bateaux

Autres articles particuliers

OTAL	\$

#### COMPTES ET RÉGIMES D'ÉPARGNE

(Indiquer par catégorie. Inclure les montants en argent liquide, les comptes auprès d'établissements financiers, les régimes enregistres d'épargne, notamment d'épargne-retraite, les certificats de dépôts, fonds de pension et toute autre forme d'épargne.) Catégorie Établissement Numéro de compte Montant TOTAL \$ VALEURS MOBILIÈRES (Indiquer les valeurs mobilières par catégorie. Inclure les actions, obligations, bons de souscription, droits d'option, débentures, effets et autres valeurs. Indiquer la valeur marchande estimée la plus juste si ces valeurs étaient vendues au marché libre.) Catégorie Nombre Description Valeur marchande estimée TOTAL ASSURANCE-VIE ET INVALIDITÉ Compagnie et Type de Titulaire Bénéficiaire Capital Valeur de numéro de police assuré rachat dupolice contrat

TOTAUX

## CRÉANCES

	Précisions		Montan	t
				\$
	T	OTAL	(3)	
I	NTÉRÊTS DANS UNE EN	ITREPR	RISE	
(Indiquer les intérêts que sonnalité morale. Voi de la personnalité moral Valeurs mobilières à la plus juste de votre intélibre.)	tre intérêt majori e peut être indique page 7. Indiquer	taire é ici la vai	dans une entrep ou sous la rubr leur marchande e	rise dotée <u>ique</u> stimée la
Raison sociale de l'entr ou de la compagnie		t	Valeur marchan	de estimée
	Т	OTAL	(T)	
	AUTRES BIENS			
(Indiquer les autres bie nature non indiqués ci- plus juste.)	ns par catégorie.	Inclu	re les biens de leur marchande e	toute stimée la
Catégorie	Précisions	V.	aleur marchande	estimée

#### DETTES ET AUTRES ÉLÉMENTS DE PASSIF

(Indiquer par catégorie vos dettes et autres éléments de passif, qu'ils soient de nature commerciale ou qu'ils proviennent d'activités personnelles, tels que les hypotheques, charges, privileges, effets à payer, cartes de crédit et sommes à payer. Inclure les dettes éventuelles telles que les cautionnements et indiquer qu'elles peuvent se matérialiser.)

Catégorie	Précisions	Montant

TOTAL	 

# THE ONTARIO GAZETTE

O. Reg. 323/86

## FORMULE 70M, page 10

## RÉSUMÉ DE L'ACTIF ET DES DETTES

Total - actif		\$
Total - dettes		\$
	MONTANT DE L'AVOIR	NET\$
2. Les nom et adresse de l	mon(mes) employeur(s	s) sont les suivants :
année d'imposition ainsi	au ministère du Revo que la copie des piè ci-jointe une copie	enu national pour la dernière eces qui y étaient jointes. des avis de cotisation ou de
4. Je ne prévois aucun cha indiqués ci-dessus.	angement important a	au sujet des renseignements
(Le cas échéant, remplace	r par :)	
4. Je prévois les changem renseignements indiqués c	ents importants suiv i-dessus :	vants au sujet des
Déclaré sous serment, etc		ignature du déposant

Règl. de l'Ont. 323/86, art. 1, disp. 13, en partie.

#### FORMULE 70N

## ÉTAT DES BIENS FAMILIAUX NETS

(titre)

	ETAT DES BIENS FAMILIAUX NETS DE L'ÉPOUSE (ou DE L'ÉPOUX)
Dat	e d'évaluation Date de déclaration
(Redet	mplissez les deux colonnes afin d'indiquer vos éléments d'actif, vos tes, etc. ainsi que ceux de votre conjoint.)
	POINT ÉPOUX ÉPOUSE
1.	Valeur des éléments d'actif dont la personne était propriétaire à la date d'évaluation (par catégorie, se rapporter aux états financiers)
	TOTAL 1.
2.	Valeur des dettes et autres éléments de passif de la personne à la date d'évaluation (par catégorie, se rap- porter aux états financiers)
	TOTAL 2.

#### THE ONTARIO GAZETTE

O. Reg. 323/86

#### FORMULE 70N, page 2

	POINT	ÉPOUX	ÉPOUSE
3.	Valeur nette des biens, à l'exclusion d'un foyer conjugal, dont la personne était propriétaire à la date du mariage (par catégorie, se rapporter aux états financiers)		
	TOTAL 3.		
4.	Valeur des biens exclus aux termes du paragraphe 4 (2) de la Loi sur le droit de la famille (par catégorie, se rapporter aux états financiers)		
	TOTAL 4.		
5.	Biens nets familiaux (Total 1, soustraire les totaux 2, 3 et 4)		

numéro de téléphone du procureur ou de la partie)

FORMULE 700

#### RENONCIATION AU DROIT DE CONTESTER LE RAPPORT DU TUTEUR PUBLIC

(titre)

#### RENONCIATION

Le  $(\underline{\text{désigner la partie}})$  renonce au droit de contester le rapport du Tuteur public dans la présente action.

(date)

(nom, adresse et numéro de téléphone du procureur ou de la partie)

#### FORMULE 70P

#### RÉQUISITION VISANT À CONSTATER LE DÉFAUT ET AVIS DE MOTION

(titre)

RÉQUISITION

AU GREFFIER

Je requiers que vous constatiez le défaut de l'intimé dans la présente action, pour le motif qu'il n'a pas déposé

de défense à la requête en divorce dans le délai prescrit. La requête a été déposée avec la preuve de sa signification.

#### AVIS DE MOTION

Le requérant présente cette motion à :

( ) un juge de la Haute Cour ( ) un juge local

La motion est présentée en vue d'obtenir un jugement par défaut qui soit conforme à la requête.

Les moyens à l'appui de la motion sont que l'intimé n'a pas déposé de défense à la requête en divorce et que son défaut a été constaté.

La motion se fonde sur les éléments de preuve documentaire suivants :

1. la requête

 le certificat du mariage ou de son enregistrement qui a été déposé dans la présente action

3. l'affidavit du requérant portant la date du

(Indiquer les autres documents, le cas échéant, qui sont déposés à l'appui de la motion.)

(Si cela est pertinent, ajouter : Le requérant se propose de présenter des témoignages oraux lors de l'audience sur la motion.)

(Nom, adresse et numéro de téléphone du procureur du requérant ou du requérant)

#### FORMULE 700

#### AFFIDAVIT DU REQUÉRANT À L'APPUI DE LA MOTION EN VUE D'OBTENIR UN JUGEMENT

(titre)

AFFIDAVIT

Je soussigné(e), (nom et prénoms du déposant), de la (cité, ville, etc.) de , dans le/la (comté, municipalité régionale, etc.), de , le requérant dans la présente action, DECLARE SOUS SERMENT (ou AFFIRME SOLENNELLEMENT) ce qui suit :

1. Il n'existe aucune possibilité de réconciliation pour la raison suivante : (Préciser)

<u>(ou)</u>

 L'examen par le tribunal de la question de la réconciliation est manifestement contre-indiqué pour la raison suivante : (Préciser)

2. Les renseignements contenus dans la requête sont exacts, sauf les exceptions suivantes : (Préciser. S'il n'y a pas d'exception, écrire : "Aucune exception")

(Inclure toutes les autres questions visées au paragraphe 70.19 (2).)

DÉCLARÉ SOUS SERMENT (etc.)

(signature du requérant)

#### FORMULE 70R

#### AFFIDAVIT DE L'INTIMÉ À L'APPUI DE LA MOTION EN VUE D'OBTENIR UN JUGEMENT

#### (titre)

#### AFFIDAVIT

Je soussigné(e), (nom et prénoms du déposant), de la (cité, ville, etc.) de , dans le/la (comté, municipalité régionale, etc.), de , le conjoint intimé dans la présente action, DÉCLARE SOUS SERMENT (ou AFFIRME SOLENNELLEMENT) ce qui suit :

1. Il n'existe aucune possibilité de réconciliation pour la raison suivante : (Préciser)

#### (ou)

- 1. L'examen par le tribunal de la question de la réconciliation est manifestement contre-indiqué pour la raison suivante : (Préciser)
- 2. Les renseignements contenus dans la requête sont exacts, sauf les exceptions suivantes : (Préciser. S'il n'y a pas d'exception, écrire : "Aucune exception")

# (Si l'action en divorce se fonde sur la cause d'adultère et que l'intimé est disposé à avouer l'adultère, ajouter :

3. Je sais que je ne suis pas obligé(e) de fournir des témoignages indiquant que j'ai commis adultère. Je suis disposé(e) à fournir ce témoignage.)

(Inclure toutes les autres questions visées au paragraphe 70.19 (3).)
DÉCLARÉ SOUS SERMENT (etc.)

(signature de l'intimé)

#### FORMULE 70S

#### JUGEMENT DE DIVORCE

(Nº du dossier du tribunal)

#### (Tribunal)

(Nom du juge)

(Jour et date du jugement)

(Sceau du tribunal)

(Intitulé de l'instance, ne mentionnant que les conjoints, à moins qu'une ordonnance ne soit rendue contre une autre personne également)

#### JUGEMENT DE DIVORCE

#### (Jugement à la suite d'une motion en vue d'obtenir un jugement)

LA PRÉSENTE MOTION présentée par le requérant en vue d'obtenir un jugement de divorce a été entendue aujourd'hui à (lieu). L'intimé n'a pas présenté de défense à l'action, bien qu'il ait, selon l'affidavit de signification qui a été déposé, reçu signification de la requête.

APRÈS AVOIR LU la requête en divorce, l'avis de motion en vue d'obtenir un jugement, l'affidavit du requérant portant la date du (date) (si cela est pertinent, ajouter et l'affidavit de l'intimé portant la date du (date), (ou selon le cas) déposés à l'appui de la motion, ainsi que (mentionner les autres documents qui ont été déposés, le cas échéant, tels le rapport du Tuteur public portant la date du (date)), (si des témoignages oraux sont présentés, ajouter et après avoir entendu les témoignages présentés par le requérant),

(Jugement à la suite d'un procès : modifier au besoin les dispositions de la formule 59B)

#### (Jugement à la suite d'une requête conjointe en divorce)

LA PRÉSENTE MOTION présentée conjointement par les conjoints en vue d'obtenir un jugement de divorce a été entendue aujourd'hui à (lieu). Les conjoints ont introduit conjointement la requête en divorce.

APRÈS AVOIR LU la requête, l'avis de motion en vue d'obtenir un jugement, l'affidavit de l'époux portant la date du (date) et l'affidavit de l'épouse portant la date du (date) déposés à l'appui de la motion, ainsi que (mentionner les autres documents qui ont été déposés, le cas échéant, tels le rapport du Tuteur public portant la date du (date)), (si des témoignages oraux sont présentés, ajouter et après avoir entendu les témoignages présentés par les conjoints),

(Si le divorce doit prendre effet avant le trente et unième jour suivant la date où il est prononcé, ajouter :) et en raison du fait que le tribunal est d'avis que des circonstances particulières justifient que le divorce prenne effet avant le trente et unième jour suivant la date où le présent jugement est prononcé, et que les conjoints ont convenu de ne pas interjeter appel du jugement,

#### FORMULE 70S, page 2

- 1. LE TRIBUNAL PRONONCE le divorce entre (noms des conjoints), dont le mariage a eu lieu à (1ieu) le (date), et il ordonne et juge que le divorce prenne effet le (date).
- (Si le tribunal accorde également d'autres mesures de redressement, ajouter :)
- 2. LE TRIBUNAL ORDONNE ET JUGE, en vertu de la <u>Loi sur le</u> divorce (ou selon le cas) que . . .
- (Dans un jugement qui ordonne le versement d'une somme d'argent sur laquelle sont payables des intérêts postérieurs au jugement, ajouter :)
- LE PRÉSENT JUGEMENT PORTE INTÉRÊT au taux annuel de . . . pour cent, à partir du (date).

(Signature du juge ou du greffier)

LES CONJOINTS NE SONT PAS LIBRES DE SE REMARIER TANT QUE LE PRÉSENT JUGEMENT N'A PAS PRIS EFFET. À PARTIR DE CE MOMENT, UN CERTIFICAT DE DIVORCE PEUT ÊTRE OBTENU DU TRIBUNAL. SI LE PRÉSENT JUGEMENT EST PORTÉ EN APPEL, LA DATE DE PRISE D'EFFET PEUT ÊTRE DIFFÉRÉE.

#### FORMULE 70T

# CERTIFICAT DU GREFFIER (ACTION EN DIVORCE)

#### (titre)

#### (sceau du tribunal)

#### CERTIFICAT DU GREFFIER

(Instructions: Si vous ne cochez pas une case pertinente à gauche, cochez la case correspondante à la marge droite et décrivez en rouge, à côté de la case, le manque dont il s'agit.)

suiv			effier local de/du certifie :	les	fa	lit	S
1.	FA	TS	PRÉLIMINAIRES	Ma	ınqı	ıe	
a)	(	)	Le défaut de l'intimé a été constaté.	1	a)	(	)
b)	(	)	L'intimé n'a pas déposé de défense à la requête en divorce.	1	<b>b</b> )	(	)
	(	)	La défense de l'intimé a été retirée.				
	(	)	La défense de l'intimé a été radiée.				
c)	(	)	Un certificat du Registre central des divorces a été reçu et indique qu'il n'y a pas de requêtes antérieures en instance.	1	c	(	)
2.	SI	SNI	FICATION				
a)	(	)	La signification n'est pas nécessaire parce que les conjoints ont déposé une requête conjointe.	2	a)	(	)
	(	)	L'affidavit de la signification a été déposé.				
	(	)	Un accusé de réception signé a été déposé.				
b)	(	)	L'intimé a reçu signification à personne à (adresse)	2	b)	(	)
	(	)	L'intimé a reçu signification conformément au paragraphe 16.03 (2) (acceptation par le procureur).				
	(	)	L'intimé a reçu signification conformément au paragraphe 16.03 (4) (signification par la poste avec accusé de réception).				

## FORMULE 70T, page 2

3.	AF	FID	AVITS	Ма	ınqı	ıe	
a)	(	)	Un affidavit du requérant a été déposé à l'appui de la motion.	3	a)	(	)
b)	(	)	Un affidavit de l'intimé a été déposé à l'appui de la motion.				
c)	(	)	Un affidavit de <u>(nom)</u> a été déposé à l'appui de la motion.				
d)	(	)	L'avis de motion indique que des témoi- gnages oraux seront présentés.				
4.	DE	MAN	DE DE REDRESSEMENT				
a)	(	)	La requête ne contient qu'une demande de divorce.	4	a)	(	)
	(	)	La requête contient une demande de redressement (autre que le divorce) en vertu d'une loi et mentionne la loi pertinente.				
b)	(	)	La requête contient une demande d'aliments ou de partage de biens et indique la nature et le montant du redressement demandé, ainsi que le montant des aliments demandés relativement à chaque personne à charge.	4	b)	(	)
c)	(	)	La requête contient une demande d'inclure dans le jugement des clauses d'un accord de séparation ou d'un jugement antérieur et fait référence aux clauses précises dont il s'agit.	4	c)	(	)
5.	CAI	JSE	DU DIVORCE				
			quérant demande le divorce pour la cause nte :				
a)	(	)	séparation depuis le <u>(date)</u> l'affidavit du requérant ayant été fait au moins un an après cette date.	5	a)	(	)
b)	(	)	adultère.				
c)	(	)	eruauté.				
6.	PR	EUVI	E DU MARIAGE				
a)	(	)	Il a été déposé un certificat du mariage ou de son enregistrement, contenant des précisions qui correspondent à celles contenues dans la requête.	6	a)	(	)

## FORMULE 70T, page 3

				Ma	inq	ue	
b)	(	)	La requête indique qu'il est impossible d'obtenir un certificat du mariage ou de son enregistrement. Un affidavit énonce les date et lieu du mariage.	6	ъ)	(	)
7.	RÉ	SID	ENCE				
	(	)	La requête indique que :	7	(	)	
			( ) l'épouse ( ) l'époux				
			réside en Ontario depuis le <u>(date)</u> La requête a été délivrée au moins un an après cette date.	_•			
8.	EN	FAN	TS				
a)	(	)	Il existe des enfants à charge.				
	(	)	Il n'existe pas d'enfants à charge.				
b)	(	)	Il n'y a pas eu intervention de la part du Tuteur public.	8	b)	(	)
	(	)	Il y a eu intervention de la part du Tuteur public, qui a déposé un rapport. Il n'a pas été déposé de contestation dans les quinze jours après la signification du rapport, ou les conjoints ont déposé des renoncia- tions au droit de contester le rapport du Tuteur public.				
9.	PR	OJE	T DE JUGEMENT				
a)	(	)	Quatre copies du projet de jugement, rédigé conformément à la formule 70R, ont été présentées.	9	a)	(	)
b)	(	)	Une enveloppe affranchie pour la signifi- cation du jugement à l'intimé a été déposée.	9	b)	(	)
c)	(	)	Le domicile élu de l'intimé, aux fins de la signification du jugement, est identi- que à l'adresse mentionnée :	9	c)	(	)
			( ) au point 2 a) ci-dessus				
			( ) dans l'accusé de réception de signification de la requête				
			( ) dans l'affidavit du requérant.				
d)	(	)	Il a été demandé que le divorce prenne effet avant le trente et unième jour suivant la date du jugement. L'accord des conjoints à cet effet a été déposé.	9	d)	(	)

Date

#### FORMULE 70T, page 4

		Manque
e) ( )	Le projet de jugement accorde des mesures de redressement identiques à celles demandées dans la requête.	9 e) ( )
( )	Le projet de jugement accorde des mesures de redressement identiques à celles mentionnées dans un consen tement ou un procès-verbal de tran- saction déposés auprès du tribunal.	
IO. AVIS	AU REQUÉRANT	
( )	Le requérant a été informé des manq le cas échéant, indiqués dans le pr certificat, mais demande que la mot soit quand même présentée.	ésent
Date	Délivré p	argreffier local
	Règl. de l'On	it. 323/86, art. 1, disp. 13, en par
	FORMULE 70U	
	FORMULE 70U CERTIFICAT DE DIVORCE	
		dossier du tribunal)
ceau du	CERTIFICAT DE DIVORCE	dossier du tribunal)
iceau du	CERTIFICAT DE DIVORCE  (Tribunal) (N° du c	dossier du tribunal)
	CERTIFICAT DE DIVORCE  (Tribunal) (N° du contribunal)	
présent	CERTIFICAT DE DIVORCE  (Tribunal) (N° du contribunal)  CERTIFICAT DE DIVORCE	avec
e présent	CERTIFICAT DE DIVORCE  (Tribunal) (N° du o  tribunal)  CERTIFICAT DE DIVORCE  document certifie que le mariage de	avec

Règl. de l'Ont. 323/86, art. 1, disp. 13, en partie.

greffier local

#### FORMULE 70V

#### AVIS ENJOIGNANT DE DÉPOSER UN ÉTAT FINANCIER

(Le texte de cette formule peut être incorporé à l'acte introductif d'instance.)

#### (titre)

AVIS ENJOIGNANT DE DÉPOSER UN ÉTAT FINANCIER

#### À (nom de l'intimé ou du défendeur)

Une demande a été faite contre vous dans la présente instance en vue d'obtenir la garde d'enfants (ou des aliments, la modification d'ordonnances alimentaires ou le partage de biens).

VOUS ÊTES REQUIS(E), QUE VOUS PRÉSENTIEZ OU NON une défense à l'instance, de signifier et de déposer un état financier selon la formule 70M prescrite par les Règles de procédure civile. Si vous présentez une défense à la présente action, vous devez joindre votre état financier à votre document de défense à la requête en divorce. Dans tous les cas, votre état financier doit être signifié et déposé dans le délai imparti pour la remise de votre document de défense à la requête en divorce après la signification de l'acte introductif d'instance relatif à la présente instance.

Si vous n'effectuez pas la signification et le dépôt de l'état financier requis, une ordonnance peut être rendue, sans que vous receviez d'autre avis, afin de vous contraindre à déposer un état financier.

(date)

(nom, adresse et numéro de téléphone du procureur ou de la partie qui signifie l'avis)

DESTINATAIRE : (nom et adresse du procureur ou de la partie qui reçoit l'avis)

#### FORMULE 70W

# AVIS DE L'AUDIENCE PORTANT SUR LA CONFIRMATION DE L'ORDONNANCE CONDITIONNELLE

(titre)

(Sceau du tribunal)

AVIS DE L'AUDIENCE PORTANT SUR LA CONFIRMATION DE L'ORDONNANCE CONDITIONNELLE

À L'INTIMÉ

LE TRIBUNAL TIENDRA UNE AUDIENCE afin d'examiner l'opportunité de confirmer la modification conditionnelle le <u>(jour et date)</u>, à <u>(heures)</u>, à <u>(adresse du palais de justice)</u>, devant <u>(insérer</u> un juge de la Haute Cour <u>ou</u> un juge local de la Haute Cour).

SI VOUS DÉSIREZ VOUS OPPOSER À LA CONFIRMATION de la modification conditionnelle, vous-même ou un avocat de l'Ontario vous représentant devez sans délai préparer un avis de comparution rédigé selon la formule 38C prescrite par les Règles de procédure civile et le déposer auprès de ce greffe. Vous-même ou votre avocat devez comparaître à l'audience.

SI VOUS DÉSIREZ PRÉSENTER AU TRIBUNAL UN AFFIDAVIT OU D'AUTRES ÉLÉMENTS DE PREUVE DOCUMENTAIRE, OU INTERROGER OU CONTRE-INTERROGER DES TÉMOINS, vous-même ou votre avocat devez, en plus de déposer l'avis de comparution, déposer une copie des éléments de preuve auprès du greffe où l'audience aura lieu, aussitôt que possible, mais au plus tard à 14 heures le jour avant l'audience.

SI VOUS NE COMPARAISSEZ PAS À L'AUDIENCE, LA MODIFICATION CONDITIONNELLE PEUT ÊTRE CONFIRMÉE EN VOTRE ABSENCE SANS QUE VOUS RECEVIEZ D'AUTRE AVIS.

Date	Délivré par greffier local
	Adresse du greffe

DESTINATAIRE : (nom et adresse de l'intimé)

#### FORMULE 70X

#### AVIS EXIGEANT DES ÉLÉMENTS DE PREUVE SUPPLÉMENTAIRES

(titre)

(Sceau du tribunal)

AVIS EXIGEANT DES ÉLÉMENTS DE PREUVE SUPPLÉMENTAIRES

AU REQUÉRANT

L'ordonnance modificative conditionnelle qui a été rendue le (date) à été présentée devant un juge du (nom du tribunal qui est chargé de la confirmation). L'affaire a été renvoyée à ce tribunal afin qu'il recueille des éléments de preuve supplémentaires. La nature des éléments de preuve supplémentaires dont il s'agit est précisée dans les documents ci-joints.

Si vous voulez poursuivre votre requête en modification de l'ordonnance alimentaire, vous-même ou votre procureur devez déposer une copie de vos éléments de preuve supplémentaires auprès de ce greffe.

SI VOUS NE DÉPOSEZ PAS D'ÉLÉMENTS DE PREUVE SUPPLÉMENTAIRES, L'ORDONNANCE MODIFICATIVE CONDITIONNELLE PEUT NE PAS ÊTRE CONFIRMÉE.

Délivré par greffier local
Adresse du greffe

DESTINATAIRE : (nom et adresse du procureur du requérant, ou du requérant)

#### FORMULE 70Y

#### AVIS DE REPRISE DE L'AUDIENCE

(titre)

(Sceau du tribunal)

AVIS DE REPRISE DE L'AUDIENCE

A L'INTIMÉ

L'instance devant ce tribunal visant à la confirmation d'une ordonnance modificative conditionnelle rendue par le (nom du tribunal qui a fait la modification conditionnelle) a été ajournée afin de renvoyer l'affaire à ce tribunal pour faire recueillir des éléments de preuve supplémentaires. Une copie des éléments de preuve supplémentaires est jointe au présent avis.

LE TRIBUNAL REPRENDRA L'AUDIENCE afin d'examiner l'opportunité de confirmer l'ordonnance modificative conditionnelle le (jour et date), à (heures), à (adresse du palais de justice), devant (insérer un juge de la Haute Cour ou un juge local de la Haute Cour).

SI VOUS DÉSIREZ VOUS OPPOSER À LA CONFIRMATION de la modification conditionnelle, vous-même ou un avocat de l'Ontario vous représentant devez sans délai préparer un avis de comparution rédigé selon la formule 38C prescrite par les Règles de procédure civile et le déposer auprès de ce greffe. Vous-même ou votre avocat devez comparaître à l'audience.

SI VOUS DÉSIREZ PRÉSENTER AU TRIBUNAL UN AFFIDAVIT OU D'AUTRES ÉLÉMENTS DE PREUVE DOCUMENTAIRE, OU INTERROGER OU CONTRE-INTERROGER DES TÉMOINS, vous-même ou votre avocat devez, en plus de déposer l'avis de comparution, déposer une copie des éléments de preuve auprès du greffe où l'audience aura lieu, aussitôt que possible, mais au plus tard à 14 heures le jour avant l'audience.

SI VOUS NE COMPARAISSEZ PAS À L'AUDIENCE, L'ORDONNANCE CONDITIONNELLE PEUT ÊTRE CONFIRMÉE EN VOTRE ABSENCE ET SANS QUE VOUS RECEVIEZ D'AUTRE AVIS.

Date	Délivré par	
	greffier loca	il
·	Adresse du greffe	

DESTINATAIRE : (nom et adresse de l'intimé)

- 14. La formule 71A est abrogée.

# 15. Le Tarif B est abrogé et remplacé par ce qui suit :

#### TARIF B

Honoraires du procureur relatif aux actions en divorce et accordés en application de la règle 70.26

Tous les services dans le cadre d'une action en divorce, 

Règl. de l'Ont. 323/86, art. 1, disp. 15.

2 Le présent règlement entre en vigueur le 1er juin 1986.

(8857)

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#### COURTS OF JUSTICE ACT. 1984

O. Reg. 324/86.

Rules of Practice and Procedure-Unified Family Court.

Made-June 2nd, 1986.

Filed—June 2nd, 1986.

REGULATION TO AMEND **REGULATION 939 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE COURTS OF JUSTICE ACT. 1984

1.—(1) Subrules 12 (1) and (2) of Regulation 939 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

12.—(1) Subject to subrules (1a) and (1b), service of an application and service of an answer on a party added under rule 44 may be made in or out of Ontario by,

- (a) leaving a copy with the person to be served;
- (b) sending a copy together with an acknowledgement of service card in Form 1 by mail to the last known address of the person to be served; or
- (c) leaving a copy with the solicitor of the party to be served or an employee in the solicitor's office.
- (1a) Service under clause (1) (b) is effective,
  - (a) only if the acknowledgment of service card or a post office receipt bearing a signature that

- purports to be the signature of the person to be served is received by the sender; and
- (b) on the date on which the sender first receives either receipt, signed as provided by clause
- (1b) Service under clause (1) (c) is effective only if the solicitor endorses on the application or a copy of it an acceptance of service and the date of the acceptance.
- (2) Where an attempt is made to effect personal service of an application, other than an application for divorce or for the annulment of a marriage, at a person's place of residence and for any reason personal service cannot be effected, the application may be served by,
  - (a) leaving a copy, in a sealed envelope addressed to the person, at the place of residence with anyone who appears to be an adult member of the same household; and
  - (b) on the same day or the following day, mailing another copy of the application to the person at the place of residence,

and service in this manner is effective on the fifth day after the application is mailed.

- (2a) Service of a notice of motion to find a person in contempt of court may be made in or out of Ontario by leaving a copy with the person to be served. O. Reg. 324/86, s. 1 (1).
  - (2) Subrule 12 (3) of the said Regulation, as amended by section 6 of Ontario Regulation 807/84, is further amended by striking out "or" in the second line and by inserting after "(2)" in the second line "or (2a)".

- (3) Subrule 12 (4) of the said Regulation is amended by inserting after "(2)" in the second line "(2a)".
- (4) Subrule 12 (6) of the said Regulation is revoked and the following substituted therefor:
- (6) By accepting service under subrule (1b), the solicitor shall be deemed to represent to the court that the solicitor has the authority of his or her client to accept service. O. Reg. 324/86, s. 1 (4).
  - (5) Subrule 12 (9) of the said Regulation, as remade by section 6 of Ontario Regulation 807/84, is amended by striking out "subrule (1), (3), (4) or (6)" in the second and third lines and inserting in lieu thereof "subrule (1), (2), (3) or (4)".
    - 2. Subrule 14 (2) of the said Regulation, as made by section 9 of Ontario Regulation 807/84, is amended by striking out "an" in the second line and inserting in lieu thereof "a final".
    - 3.—(1) Subrule 38 (3) of the said Regulation is amended by striking out "financial" in the first line, by inserting after "support" in the first line "a division of property" and by striking out "claims" in the second line.
  - (2) Subrule 38 (4) of the said Regulation is revoked.
    - 4. Subrule 39 (2) of the said Regulation, as amended by section 1 of Ontario Regulation 93/86, is further amended by inserting after "hearing" in the first line "and" and by striking out "and the statement of property" in the second line.
    - 5. Subrule 42 (3) of the said Regulation, as remade by section 21 of Ontario Regulation 807/84, is revoked and the following substituted therefor:
- (3) Where the applicant or the respondent claims support, a division of property or custody of a child, the respondent shall file a financial statement in Form 5 with the answer, and the financial statement shall be served with the answer. O. Reg. 324/86, s. 5.
  - 6.—(1) Subrule 46 (2) of the said Regulation is amended by striking out "financial" in the first line and by inserting after "support" in the first line "a division of property".

- (2) Subrule 46 (3) of the said Regulation is revoked.
- 7.—(1) Subrule 47 (3) of the said Regulation is amended by striking out "financial" in the first line and by inserting after "support" in the first line "a division of property".
- (2) Subrule 47 (4) of the said Regulation is revoked.
- 8. The said Regulation is amended by adding thereto the following rule:

47a. In an application in which a claim is made for a division of property, each spouse shall deliver a net family property statement in Form 12A at least seven days before a settlement conference and the hearing. O. Reg. 324/86, s. 8.

- 9. Subrule 51 (2) of the said Regulation is amended by striking out "commencing" in the first line and inserting in lieu thereof "in support of".
- 10. Rule 52 of the said Regulation, as remade by section 24 of Ontario Regulation 807/84, is amended by inserting after "statements" in the fifth line "the net family property statements".
- 11. Rule 58 of the said Regulation is amended by striking out "financial" in the second line.
- 12. Part II-A of the said Regulation (Divorce Proceedings), as made by section 27 of Ontario Regulation 807/84, is revoked and the following substituted therefor:

#### PART II-A

#### DIVORCE PROCEEDINGS

58b.—(1) This Part applies to applications that contain a claim for a divorce.

(2) Except as otherwise provided in this Part, Parts I, II and IV of these rules apply to applications governed by this Part. O. Reg. 324/86, s. 12, part.

58c.—(1) Spouses may commence a divorce application jointly without a respondent.

(2) A joint application for divorce shall not contain a claim for any relief other than a divorce and, if applicable, an order on consent. O. Reg. 324/86, s. 12, part.

- 58d.—(1) In an application in which it is alleged that the respondent has committed adultery, it is not necessary to set out the name of the other person alleged to be involved.
- (2) Where the application sets out the name, it shall be served on the person unless the Court orders otherwise. O. Reg. 324/86, s. 12, part.
- 58e.—(1) The notice of hearing shall be in Form 22B.
- (2) A certificate of the marriage or of the registration of the marriage shall be filed with the application unless the application states that it is impossible to obtain the certificate or that the certificate will be filed before the hearing. O. Reg. 324/86, s. 12, part.
- 58f.—(1) A respondent in an application governed by Part II or this Part may ask for a divorce by filing an answer in Form 9 and, except where the applicant has filed a certificate of the marriage or of the registration of the marriage, subrule 58e (2) applies with necessary modifications.
- (2) Rule 58d applies with necessary modifications to an answer. O. Reg. 324/86, s. 12, part.
- 58g.—(1) Where an application or answer refers to a child of the marriage, the application, the answer, the reply and any other document in the divorce proceeding that relates to the welfare of the child shall be served on the Official Guardian within the times prescribed for service on the parties.
- (2) The report of the Official Guardian shall be filed within sixty days after service of the application or answer on the Official Guardian, and the report shall be served on the spouses.
- (3) A spouse may dispute the report of the Official Guardian by filing a dispute in Form 22C within ten days after service of the report, and the dispute shall be served on the other spouse and the Official Guardian.
- (4) Except where the parties consent to an early hearing, a hearing shall not be held until after the period of time prescribed in subrule (3).
- (5) The Official Guardian has the same rights as a party to disclosure of facts concerning the welfare of a child of the marriage. O. Reg. 324/86, s. 12, part.
- 58h.—(1) A hearing shall not be held before the clerk receives,
  - (a) a certificate of the marriage or the registration of the marriage, unless the application or answer states that it is impossible to obtain one; and
  - (b) a report in accordance with the Divorce Regulations (Canada) as to whether or not

- another divorce proceeding has been commenced between the parties.
- (2) The judge hearing the application may, in a proper case, adjourn it and direct that the clerk forthwith give notice to the Attorney General of the proceeding, its state and the reasons of the judge for directing that notice be given.
- (3) Where notice is given, the Attorney General may appear by counsel on the adjourned application and make submissions and otherwise participate in the proceeding to the extent that the judge allows. O. Reg. 324/86, s. 12, part.
- 58i.—(1) In an undefended application, any evidence or information required to enable the Court to perform its duties under subsections f0 (1) and 11 (1) of the *Divorce Act*, 1985 (Canada) (reconciliation and bars to divorce) and the evidence at the hearing may be presented by affidavit, unless the Court orders otherwise.
- (2) Where the evidence and information referred to in subrule (1) are to be presented by affidavit, the clerk shall prepare a certificate in Form 22D and submit the certificate, the application, the affidavit in support of it and the draft judgment to a judge.
- (3) The affidavit of the applicant in support of the application shall,
  - (a) contain sufficient information for the court to satisfy itself,
    - (i) that there is no possibility of the reconciliation of the spouses, or
    - (ii) that the circumstances of the case are of such a nature that it would clearly not be appropriate for the court to consider the possibility of the reconciliation of the spouses;
  - (b) confirm that all the information in the application is correct, except as specified in the affidavit;
  - (c) if the certificate of marriage or of registration of marriage filed is not signed and sealed by the Registrar General of Ontario, refer to the certificate by its title, date and place of issue and the name and office of the person who issued it and state that it contains the correct particulars of the marriage;
  - (d) if no certificate of marriage or of registration of marriage has been filed, state,
    - (i) what efforts have been made to obtain a certificate and why it is impossible to obtain one,
    - (ii) the date and place of marriage, and
    - (iii) sufficient particulars to prove the marriage;

- (e) set out particulars of the grounds for divorce;
- (f) state that there has been no agreement, conspiracy, understanding or arrangement to which the applicant is either directly or indirectly a party for the purpose of subverting the administration of justice, fabricating or suppressing evidence or deceiving the court;
- (g) if the applicant is relying on the respondent's adultery or cruelty, state that the applicant has not condoned or connived at the act or conduct complained of, or if there has been condonation or connivance, set out the circumstances that indicate that the public interest would be better served by granting the divorce:
- (h) provide particulars of the present and proposed custody and access arrangements in respect of each child of the marriage, if different from those set out in the petition;
- (i) if the applicant claims support, provide particulars of his or her and the children's needs and of the respondent's means, with reference to the financial statements filed and set out particulars of any change in circumstances since the financial statements were filed;
- (i) if the applicant does not claim a division of property, confirm that he or she does not wish to claim a division of property at this time and state that he or she is aware that a claim for a division of property may be barred after the divorce;
- (k) if the applicant wishes to include in the order terms of a consent, settlement, separation agreement or previous court order, refer to the document as an exhibit and refer to the specific provisions to be included;
- (l) if the applicant claims costs, set out sufficient facts to enable the court to determine whether costs should be awarded:
- (m) if the applicant seeks to have the divorce take effect earlier than thirty-one days after it is granted, set out the special circumstances that justify the earlier effective date, state that the spouses have agreed that no appeal will be taken from the order and refer to the agreement as an exhibit; and
- (n) provide the respondent spouse's last known address.
- (4) An affidavit made by a respondent spouse in support of the application shall,
  - (a) state that the respondent is the applicant's spouse;
  - (b) provide the respondent's address for service of the order;

- (c) if the applicant is relying on the respondent's adultery and the respondent is prepared to admit the adultery, state that the respondent is aware that he or she is not obliged to give evidence that he or she has committed adultery, but that he or she is willing to give that evidence:
- (d) contain the matters referred to in clauses (a), (b), (f), (g), (h) and (i) of subrule (3); and
- (e) if the respondent does not claim a division of property, confirm that he or she does not wish to claim a division of property at this time and state that he or she is aware that a claim for a division of property may be barred after the divorce.
- (5) If the respondent asks for a divorce, subrules (3) and (4) apply and references to the application and applicant shall be deemed to be references to the answer and respondent.
- (6) Where a person with whom a respondent spouse is alleged to have committed adultery is prepared to admit the adultery and files an affidavit in support of the application, the affidavit shall state that the person is aware that he or she is not obliged to give evidence that the respondent spouse committed adultery with him or her, but that he or she is willing to give that evidence.
- (7) At the hearing of an undefended divorce application where the evidence and information referred to in subrule (1) are to be presented by affidavit, the Court may,
  - (a) grant a divorce without an appearance by counsel or the applicant; or
  - (b) direct that counsel or the applicant appear or that oral evidence be presented. O. Reg. 324/86, s. 12, part.
- 58i. A judgment granting a divorce shall be in Form 22E. O. Reg. 324/86, s. 12, part.
- 58k. The party asking for a divorce shall file four copies of the draft divorce judgment in Form 22E, a stamped envelope addressed to each of the parties and, where the Official Guardian has prepared a report in the application, a stamped envelope addressed to the Official Guardian. O. Reg. 324/86, s. 12, part.
- 581. If a divorce is granted in accordance with the draft judgment filed, the clerk shall forthwith sign the judgment and mail a copy of it in each envelope provided under rule 58k. O. Reg. 324/86, s. 12, part.
- 58m. If a divorce is to be granted but not in accordance with the draft judgment filed, the judge shall hear submissions on behalf of the applicant and shall not grant the divorce until the appropriate draft judgment is filed. O. Reg. 324/86, s. 12, part.

58n.—(1) Where the application was commenced in the Court and a divorce was granted, the clerk shall issue a certificate of divorce when,

- (a) the divorce has taken effect;
- (b) a request has been filed with the registrar, accompanied by an affidavit sworn after the divorce took effect and stating that,
  - (i) no appeal from the divorce is pending, or any such appeal has been abandoned or dismissed, and

- (ii) no order has been made extending the time for appealing from divorce, or if any such order has been made, the extended time has expired without an appeal being taken; and
- (c) the clerk has searched the court records and ascertained that there is no indication that the affidavit is incorrect.
- (2) A certificate of divorce shall be in Form 22F. O. Reg. 324/86, s. 12, part.
- 13. Part I of the Tariff of the said Regulation (Solicitors' Fees), as remade by section 39 of Ontario Regulation 807/84, is amended by adding thereto the following item:
- 14. Part III of the Tariff of the said Regulation (Solicitors' Fees in Uncontested Divorce Proceedings), as remade by section 39 of Ontario Regulation 807/84, is revoked.
- 15. Form 4 of the said Regulation, as remade by section 17 of Ontario Regulation 93/86, is revoked and the following substituted therefor:



# **Application**

Ontario Judiciai District of Ha	amilton - wentworth	Form 4 Court file no. page 1
	Applicant(s) If more than one applicant, give nar	ne and address for each.
	Full name	Full name
	Address for service (street & number, municipality, postal codel	Address for service (street & number, municipality, postal code)
	Lawyer (name, address and phone no.)	
	Book dead of the second of the	
	Full name	name and address for each and for lawyer if known. Full name
	Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
l. Lask for :		
a a divorce from the respondent	1b support under the Divorce Act for	1e support under the Family Law Act for
Full name	1b i me 1b ii the following child(ren)  Full name(s)  Birthdate(s)	le i me le ii the following child(ren)  Full name(s)  Birthdate(s)
We were married on (date)		
at (place)		
We last lived together on (date)		
Our marriage certificate	1c custody of	1f custody under the Children's Law Reform Act o
has been filed with the Court has not been filed with the Court, but	1c i the child(ren) listed in 1b 1c ii the following child(ren)	1f i the child(ren) listed in 1e 1f ii the following child(ren)
will be filed before the hearing.  cannot be filed with the Court. It is impossible to obtain a certificate because.	Full name(s) Birthdate(s)	Full name(s) Birthdate(s)
(Give reason)		
		<u></u>
	Child(ren)	19 visiting rights (access) under the Children's Law Reform Act to the following child(ren)
	Full name(s) Birthdate(s)	Full name(s) Birthdate(s)

# Unified Family Court Judicial District of Hamilton-Wentworth

# **Application**

Form 4 Court file no. page 2

_	a division of property	1k annulment of a which took pla	my marriage to the respondent size on (date)	1t 1m restraining my spouse/former spouse from harassing or communicating with me or children in my lawful custody		
	exclusive possession of the matrimonial home at <i>laddress</i> )	at (place)		In restraining my spouse from depleting his/he property		
	exclusive possession of contents of the matrimonial home at [address]	4 - =	an existing support order the support sought in Te	To court costs, including costs paid on my behing third parties, to whom I assign such cost collected		
	other (specify)					
		Applicant	Respondent spouse	3. The following are all living children of the marriage as defined by the Divorce Act (or children of the parties, if unmarried)		
2a	If married, surname immediately before marriage	1		Full name(s) Birthdate(s)		
2b	Surname at birth					
2c	Marital status at time of our marriage (If divorced, give place and date of divorce.)					
<b>2</b> d	Birthplace					
2e	Birthdate					
21	Place of actual residence (municipality and province)			Place of ordinary residence of the children (municipality and province)		
<b>2</b> g	Period of habitual residence in Ontario immediately before filing Application					
	e following information relates to the come of child	hildren: I grade or year	Person with whom chil	d lives Length of time child has lived t		
	School and					
	School and		-			
	School and					

UF 004 (page 3 of 3)

Form 4 Court file no.

page 3



# **Application**

. The person(s) for whose benefit t	his Application is made is/era:	
Full name(s)	Relationship to applicant	Relationship to respondent
matrimonial home or contents, a	estreining order or other matrimonial matter between th	orr, custody, eccess, division of property, possession of the e respondent and me, or between the respondent and any court, court file no., nature of case. If no other proceeding
The respondent and I have entered	d into the following written or oral agreement or underst	anding in respect of the claims made in this Application:
(Give details. If no agreement or o	understanding, state "None".)	
The grounds for this Application a	are as follows:  Give details of grounds. Attach an addit	ional page if necessary.)
	Date	Signature
atement of Solicitor (complete	in divorce application only)	
	, the solid	citor for
tify that I have complied with	the requirements of section 9 of the Divorce Act.	
	Date	Signatura

O. Reg. 324/86, s. 15.

16. Form 7 of the said Regulation, as remade by section 39 of Ontario Regulation 807/84, is revoked and the following substituted therefor:



## **Notice of Hearing**

Form 7 Court file no.

Address for service (street & number, municipality,

Futl name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer Iname, address and phone no.)	

#### To the Respondent(s)

An application has been made for an order against you in this court. The details are set out in the attached Application.

Address for service (street & number, municipality,

The court will hold a hearing at 100 James Street South, Hamilton, Ontario L8P 2Z3 on (date)

at (time)

or as soon thereafter as the case can be heard.

If you dispute the claims made in the Application, you must file an Answer with the court office at 100 James Street South, Hamilton, Ontario L8P 2Z3

- (a) where this Notice was served on you in Ontario, within 15 days after it was served.
- (b) where this Notice was served on you in Canada outside Ontario or in the United States of America, within 20 days after it was served; or
- (c) where this Notice was served on you outside Canada and the United States of America, within 25 days after it was served.

If a Financial Statement (Form 5) is attached to this Notice, you must file your own Financial Statement with the court along with your Answer.

If you fail to file an Answer, the court may set a new hearing date without notice to you and you may not receive notice of any further steps in the proceeding.

If you fail to appear at the hearing, an order may be made in your absence and enforced against you.

Date

Clerk of the court

Note: A copy of the Application signed by the applicant should be attached to this Notice. If the Application is missing, you should contact your own lawver or the court office.

If a Financial Statement (Form 5) is attached to this Notice, you should receive a blank copy of the same form for you to fill out and file with the court. If the blank form is missing, you should contact you own lawyer or the court office

You may obtain an Answer form from your own lawyer or the court office. If you wish assistance in filling out the Answer form, you may contact your own lawyer or the court office.

Documents may be filed with the court by mail.

UF 007 Irev. 05/86)

O. Reg. 324/86, s. 16.

17. Form 9 of the said Regulation, as remade by section 39 of Ontario Regulation 807/84, is revoked and the following substituted therefor:

Ontareo	Unified For Judicial District of	amily Court  f Hamilton - Wentworth	Form 9 Court file no. page 1
		Applicant(s) If more than one applicant, give nar	me and address for each.
		Full name	Full name
•		Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
		Lawyer (name, address and phone no.)	
			e name and address for each and for lawyer if known.
		Full name	Full name
		Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
		Lawyer Iname, address and phone no.)	Lawyer (name, address and phone no.)
		he following paragraphs of the Application:	raph 3 paragraph 4
paragraph 5	paragraph 6	paragraph 7 paragraph 8, subparagraph	(s)
		wing paragraphs of the Application for the following to that paragraph. Attach an additional page if necessary.	
		Date	ignature

UF 009 (page 1 of 4) (rev. 05/86)



Form 9 Court life no.

Claim by Respondent against Applicant Omit this page if you do not wish to make a claim for any of these items.

divorce from the applicant	3c	custody under the Di	vorce Act of	39	visiting rights (access) u	nder the Children
Full name	`	3c i the child(ren	) listed in 3b	1 -	Reform Act to the folk	
		3b ii the following			Full name(s)	Birthdate
		Full name(s)	Birthdate(s)			
Ne were married on (date)			·	1		
at (place)						
Ne fast lived together on (date)						-
				3h	a division of property	
Our marriage certificate	3d	visiting rights (access Act to the following				
has been filed with the Court.  has not been filed with the Court, but will be filed before the hearing		Full name(s)	Birthdate(s)	3i C	exclusive possession of home at (address)	tne matrimoniai
cannot be filed with the Court. It is impossible to obtain a certificate because: (Give reason)						
				3i C	exclusive possession of matrimonial home at la	
				-	-	
	3e [	support under the Far	nily Law Reform Act fo	3k	annulment of my marr which took place on fa	iage to the respon
		3e ii the following		1 -	- Which took place on to	ate/
		Full name(s)	Birthdate(s)		at (place)	
				31	indexing of an exis	ting support orde
				3m[	restraining my spouse/ harassing or communic children in my lawful o	ating with me or
				3n	restraining my spouse f property	rom depleting hi
support under the Divarce Act for  3b i me 3b ii to the following child fren!	3f [	custody under the Ch	ildren's Law Reform Ac	30	court costs, including of by third parties, to who collected	
Full name(s) Birthdate(s)		3f ii the followin		3p[	other (specify)	
		-				
				1		
				1		
	1			1		



Form 9
page 2b
Court file no.

Claim by Respondent against Added Party Omit this page if you do not wish to make

4. I ask for an order against
(Full name)
(Street & number, municipality, postal code)

for:

4a __custody under the Children's Law Reform Act of the following child(ren)
Full name(s) Birthdate(s) Full name(s) Birthdate(s)

Full name(s) Birthdate(s) Birthdate(s)

4d __court costs, including costs paid on my behalf by third parties, to whom I assign such costs collected

4e other (specify)

UF 009 (page 25 of 4)



_		_
Page 3	Court file no.	

Omit this page if you do not make a claim against the Applicant or an Added Party.

5. The person(s) for whose benefit this claim is made is/ara:
Full name(s) Relationship to Applicant

Relationship to Respondent

6. The grounds for this claim are as follows: (Give details of grounds for each kind of order asked for. Attach an additional page if necessary.)

UF 009 (page 3 of 4)



Form 9	Court file no.
page 4	

Omit this page if you do not make a claim against the Applicant or an Added Party.

7. There has never been any court action for divorce, annulment, alimony, maintenance, support, custody, access, division of property, possession of the matrimonial home or contents, a restraining order or other matrimonial matters between (name of person against whom claim is made)

and me, or between any person for whose benefit a claim is made in this Answer and that person, except: (Give date, name of court, court file no., nature of case. If no other proceedings, state "None".)

8. (Name of person against whom claim is made)

and I have entered into the following written or oral agreement or understanding in respect of the claims made in this Answer: (Give details. If no agreement or understanding, state "None".)

Signature

Where the respondent claims support, custody of a child or a division of property, this form must be accompanied by a Financial Statement in Form 5.

UF 009 (page 4 of 4)

O. Reg. 324/86, s. 17.

To (name of Added Party)

or as soon thereafter as the case can be heard.

on (date) at (time)

18. Form 10 of the said Regulation, as remade by section 39 of Ontario Regulation 807/84, is revoked and the following substituted therefor:

١	Int	ice	to	Ad	de	d	Pai	rtv
8.	W		w	70	uc.	u	r ai	LY

Form 10 Court file no Applicant(s) If more than one applicant, give name and address for each Full name Address for service Istreet & number, municipality, postal code! Address for service (street & number, municipality, postal code) Lawyer (name, address and phone no.) Respondent(s) If more than one respondent, give name and address for each and for lawyer if kno Full name Address for service (street & number, municipality, postal code) Address for service (street & number, municipality, postal code) Lawyer (name, address and phone no.) Lawver (name, address and phone no.) A claim has been made against you in this court. The details are set out in the attached Answer. The court will hold a hearing at 100 James Street South, Hamilton, Ontario L8P 2Z3 If you dispute the claim made against you in the Answer, you must file a Reply with the court at 100 James Street South, Hamilton, Ontario L8P 2Z3, within ten days after this notice was served on you. If a Financial Statement (Form 5) is attached to this Notice, you must file the same form with the court along with your Reply. If you fail to appear at the hearing, an order may be made in your absence and enforced against you.

Clerk of the court

Note: A copy of the Application signed by the applicant and the Answer signed by the respondent should be attached to this Notice. If the Application or Answer is missing, you should contact your lawyer or the court office. If a Financial Statement (Form 5) is attached to this Notice, you should receive a blank copy of the same form for you to fill out and file with the court. If the blank form is missing, you should contact your own lawyer or the court office. You may obtain a reply form from your own lawyer or the court office. If you wish assistance in filling out the Reply form, you may contact your own

Date

Documents may be filed with the court by mail

UF 010 (rev 05/86)

O. Reg. 324/86, s. 18.

19. The said Regulation is further amended by adding thereto the following Form:

秦	Unified Family Court Judicial District of Hamilton-Wentworth
<u>væv</u>	Judicial District of Hamilton-Wentworth

NET	FAMILY PROPERTY STATEMENT
	Form 12A Court file no.
	Page 1

	Applicant(s) If more than one applicant, give	Full name	
	Address for service (street & number, municipali	ty, Address for service (s	treet & number, muni
	postel code)	postal code)	
	Lawyer (name, address and phone no.)		
	Respondent(s) If more than one respondent,	give name and address for	each and for lawyer in
	Full name	Full name	
	Address for service (street & number, municipality postal code)	Address for service (st postal code)	reet & number, munic
Statement fil	ed by	······································	
Valuation date	Statemen	t date	
(Complete coli debts, etc. ai	umns for both husband and wif nd those of your spouse.)	e, showing yo	ur assets,
	ITEM	HUSBAND	WIFE
date (by c	and a supplied in		
ine jinani	ssets owned on valuation ategory with reference to ial statements)		
the financ	ategory with reference to		
the financ	ategory with reference to		
the financ	ategory with reference to		



NET FAMILY PROPERTY STATEMENT Form 12A Court file no.
Page 2

	ITEM	HUSBAND	WIFE
2.	Value of debts and other liabilities on valuation date (by category with reference to the financial statements)		
	TOTAL 2.		
3.	Net value of property, other than a matrimonial home, owned on date of marriage (by category with reference to the financial statements)		
	TOTAL 3.		



NET	FAMILY PROPERTY STATEMENT
	Form 12A Court file no.
	Page 3

	ITEM	HUSBAND	WIFE
4.	Value of property excluded under subs. 4(2) of the Family Law Act (by category with reference to the financial statements)		
	TOTAL 4.		
5.	Net family property (Total 1 minus Totals 2, 3 and 4)		

O. Reg. 324/86, s. 19.

20. Form 22B of the said Regulation, as made by section 39 of Ontario Regulation 807/84 and amended by section 18 of Ontario Regulation 93/86, is revoked and the following substituted therefor:

### Notice of Hearing (Divorce)

	t of Hamilton-Wentworth	Form 228	Court file no.		
	Applicant(s) If more than one applicant, give name and address for each.				
	Full name	Full name			
	Address for service (street & number, mu postal code)	inicipality, Address for service (street postal code)	& number, municipality,		
	Lawyer (name, address and phone no.)				
	Respondent(s) If more than one respondent	Respondent(s) If more than one respondent, give name and address for each.			
	Full name	Full name			
	Address for service (street & number, mu postal code)	inicipality. Address for service (street postal code)	& number, municipality,		
o the Respondent(s)					
n Application for Divorce has been	i filed against you in this court. The details are	set out in the attached copy.			
he court will hold a hearing at 100 n <i>(date)</i>	James Street South, Hamilton, Ontario L8P 2	223			
t (time)					
r as soon after that time as the case	can be heard.				
you dispute the claims made in the	e Application, you must file an Answer with the	e court office at 100 James Street	South, Hamilton,		
	you in Ontario, within 15 days after it was serv				
	you in Canada outside Ontario or in the United you outside Canada and the United States of A				
a Financial Statement (Form 5) is	attached to this Notice, you must file the same	form with the court along with y	our Answer.		
you fail to file an Answer, yo	ou may lose your right to support and the	e court may set a new hearin	g date without notic		
	ring, a divorce may be granted in your ab	sence and an order may be n	nade and enforced		
	ry until the court has granted a divorce.				
	Date	Clerk of the court			
		Over a contraction of			

UF 049 (rev. 05/86)

O. Reg. 324/86, s. 20.

21. Form 22C of the said Regulation, as made by section 39 of Ontario Regulation 807/84, is revoked and the following substituted therefor:

May Ur	nified Famil	y Court Dispute of	f Official Guardian's Repor		
Judi	icial District of Hamilt	on - Wentworth	Form 22C Court file no.		
	Δn	Applicant(s) It more than one applicant, give name and address for each.			
		name	Full name		
	Ado	dress for service (street & number, municipality, tal code)	Address for service Istreet & number, municipality, postal code)		
	Law	ryer (name, address and phone no.)			
		Respondent(s) If more then one respondent, give name and address for each and for lawyer if kn			
	Full	name	Full name		
	Add	ress for service (street & number, municipality, al code)	Address for service (street & number, municipality, postal code)		
	Law	yer (name, address and phone no.)	Lawyer (name, address and phone no.)		
	L.				
I do not dispute the	statements contained in paragr	aphsof the report of the Official	Guardian,		
	ents contained in the following d grounds for dispute of that paragro	paragraphs of the report of the Official G	uardian for the following reasons:		

UF 051 (rev. 01/85)

O. Reg. 324/86, s. 21.

Signature

Date

22. Form 22D of the said Regulation, as made by section 39 of Ontario Regulation 807/84 and amended by section 19 of Ontario Regulation 93/86, is revoked and the following substituted therefor:



PRELIMINARY

CERTI (Divo	FICATE RCE)	OF	CLERK
Power	220 :-		

Form 22D Court file no. Page 1

Applicant(s)

#### Respondent(s)

(Instructions: If appropriate box at left cannot be checked, check box in right margin and describe deficiency by the box.)

The clerk of the court certifies that:

1.	PRELI	MINARY	Defi	ci	ency
(a)	[ ]	No answer has been filed by the respondent.	l(b)	[	]
	[ ]	The respondent's answer has been with-drawn.			
	[ ]	The respondent's answer has been struck out.			
(b)	[ ]	A Central Divorce Registry clear certificate has been received.	l(c)	[	]
2.	SERVI	CE			
(a)	[ ]	Service is not required because the spouses have filed a joint application.	2(a)	[	1
	[ ]	The affidavit of service has been filed.			
	[ ]	A signed acknowledgment of service has been filed.			
(b)	[ ]	The respondent was served personally at (address)	2(b)	[	]
	[ ]	The respondent's lawyer accepted service.			
	[ ]	The respondent was served by mail.			



# CERTIFICATE OF CLERK (DIVORCE)

Form 22D Court file no.
Page 2

3.	AF	FII	DAVITS		
(a)	[	I	An affidavit of the applicant has been filed.	3(a) (	[ ]
(b)	[	]	An affidavit of the respondent has been filed.		
(c)	[	]	An affidavit of (name)has been filed.	_	
(d)	ſ	]	The application indicates that oral evidence will be presented.	3(d) [	[ ]
4.	CL	AIM	FOR RELIEF		
(a)	[	1	The application contains only a claim for divorce.	4(a) [	]
	I	]	The application contains a claim for relief other than a divorce under an Act, and refers to the Act for each claim.		
(b)	]	]	The application contains a claim for support or a division of property and sets out the nature and amount of relief claimed and the amount of support claimed for each dependant.	4(b) [	]
(c)	[	]	The application contains a claim for inclusion of terms of a separation agreement or previous court order and refers to the specific provisions to be included.	4(c) (	]
5.	GRO	UNI	DS FOR DIVORCE		
	Th	ie a	application claims divorce on the ground of		
(a)	[	]	separation since $(date)$ and the applicant's affidavit was sworn at least one year after that date.	5(a) [	]
(b)	[	]	adultery.		
(c)	ĺ	)	cruelty.		
6.	PRO	OF	OF MARRIAGE		
(a)	]	]	A certificate of marriage or of the registration of the marriage has been filed, and particulars correspond to those in the application.	6(a) [	]



ERTIFICAT	E OF	CLERK
DIVORCE)		

Form 22D Court file no. Page 3

(b)	[	]	The application states that it is impossible to obtain a certificate of marriage or of the registration of the marriage and an affidavit gives the date and place of marriage.	6(b)	[	]
7.	RES	SIDE	ENCE			
	[	]	The application indicates that the	7	[	1
			[ ] wife [ ] husband			
			has resided in Ontario since (date), a period of at least one year before the application was issued.			
8.	СН	LDF	REN			
(a)	ſ	]	There are children of the marriage.			
	[	}	There are no children of the marriage.			
(b)	[	]	The Official Guardian has not intervened.	8(b)	[	]
	[	]	The Official Guardian has intervened and filed a report, and no dispute has been filed within fifteen days after service of the report or both spouses have filed a consent to an early hearing.			
9.	DRA	AFT	ORDER			
(a)	ſ	]	Four copies of a draft judgment in accordance with Form 22E have been submitted.	9(a)	[	]
(b)	ſ	]	A stamped envelope for service of the order on the respondent has been filed.	9(b)	[	]
(c)	[	]	The address for service of the order is the same as in [ ] 2(a) above. [ ] the acknowledgment of service of the application. [ ] the applicant's affidavit.	9(c)	]	]



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Form		Court	file n	o.

(d)	[ ]	A request has been made for the divorce to 9(d) [ ] take effect earlier than the thirty-first day, and consents and undertakings of the spouses have been filed.				
(e)	[ ]	The draft order is in the exact terms $9(e)$ [ ] of the application.				
	[ ]	The draft order is in the exact terms of a consent or minutes of settlement filed with the court.				
10.	NOTICE TO APPLICANT					
	[ ]	The applicant has been informed of any deficiencies noted on this certificate, and has requested the papers be submitted despite them.				

O. Reg. 324/86, s. 22.

Clerk of the Court

23. Forms 22E, 22F, 22G, 22H and 22I of the said Regulation, as made by section 39 of Ontario Regulation 807/84, are revoked and the following substituted therefor:



# **Divorce Judgment**

Form 22E Court file no.

		page 1
Judge	Applicant(s) If more than one applicant, give na	me and address for each.
	Full name	Full name
Date of Judgment	Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
	Lawyer (name, address and phone no.)	
	Respondent(s) If more than one respondent, give	e name and address for each and for lawyer if known
	r un name	ruii name
	Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
	Lawyer (name, address and phone no.)	Lawyer (name, address and phone no.)
On the application of <i>(name)</i>		
heard on (date)		
and on considering the evidence and	the submissions on behalf of (names)	
This court orders that (name)		
and (name)		

days after the date of this order.

UF 053 (page 1 of 2) (rev 05/86)

who were married at (place)

be divorced and that the divorce take effect

on (date)



# **Divorce Judgment**

	Court file no.	
page 2		

Date of signature

Signature of judge

Neither spouse is free to remarry until this Judgment takes effect, at which time you may obtain a Certificate of Divorce from tha court office.

UF 953 (cage 2 of 2)

O. Reg. 324/86, s. 23, part.



CERTI	FICA	TE	OF	DIVORCE
Form	22F	Cour	t file	no.

## CERTIFICATE OF DIVORCE

	certify that the marriage of	_,
which was solemnized at		_,
on	, was dissolved by an order of	
this court which became	effective on	
	Cierk of the Court	

O. Reg. 324/86, s. 23, part.

25

24. This Regulation comes into force on the 1st day of June, 1986.

(8858)

## ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 325/86. Exemption—Windsor Utilities Commission—WIND-C-1. Made-May 15th, 1986. Approved—May 15th, 1986. Filed-June 3rd, 1986.

#### ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

### EXEMPTION—WINDSOR UTILITIES COMMISSION-WIND-C-1

Having received a request from the Windsor Utilities Commission that an undertaking, namely:

the activity of planning, designing, constructing and operating an extension to the Walker Transformer Station on lands in Lot 98, Concession 2, in the former Township of Sandwich East now in the City of Windsor, to transform electrical current from 115 kV to 27.6 kV

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The proponent will be affected due to a loss in operational efficiency and flexibility whenever there is a requirement to switch an excess electrical load to another transformer station.
- B. The proponent and its customers will be damaged and interfered with if required to prepare an environmental assessment for an undertaking which is of a minor nature and will have only minimal adverse effect on the environment.
- C. If Windsor Utilities Commission does not have the extension to Walker Transformer Station in operation by early 1987, new industrial loads will likely overload existing facilities on a continuing basis with the effects similar to those set out in 'A' above.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The proponent has prepared an Environmental Study Report, a copy of which is filed with the Environmental Assessment Branch of the Ministry and placed on the public records kept by the Branch at the Ministry's main office under section 31 of the Act. advising that the environmental effects of construction and operation of the transformer station are expected to be very limited and not adverse.
- B. The public and property owners have been made aware of the proposed construction of the transformer station and the proponent advises that there are no public concerns whatsoever.
- C. The preferred site is presently owned by Ontario Hydro and was originally designed with an ultimate capacity for four transformers, but only two transformers are on site at present.
- D. The proponent has initiated pre-submission consultation with the Ministry and will maintain this contact throughout the planning and construction stages.

This exemption is subject to the following terms and conditions:

- 1. This exemption shall expire if construction is not commenced by June 30, 1987.
- 2. The noise rating of the transformer immediately after installation and after a period of one year, must be determined by conducting measurements through NEMA ratings procedure. In the event the measured rating exceeds 73 dBA rating, the proponent will implement control measures such as using a sound barrier properly designed to reduce the noise levels by at least the measured excess and approved by the Noise Assessment Unit of the Ministry of the Environment.
- 3. The planning, design and implementation process for the facility will be carried out according to the Environmental Study Report and recommendations contained therein; and will be made known to the public and property owners in the area.
- 4. Mitigation of any adverse environmental effects during construction will be undertaken in accordance with Section 4 of Ontario Hydro's "Construction and Site Restoration Guidelines for Transmission Facilities". A copy of which is filed with the Environmental Study Report under file number 4-85-0201-002 in the public record maintained under section 31 of the Act. O. Reg. 325/86.

JAMES BRADLEY Minister of the Environment

# **Publications Under The Regulations Act**

June 28th, 1986

#### FOREST FIRES PREVENTION ACT

O. Reg. 326/86. Restricted Fire Zone. Made—June 3rd, 1986. Filed—June 3rd, 1986.

# REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

#### RESTRICTED FIRE ZONE

1. The Northwestern Fire Region described in Schedule A hereto is declared to be a Restricted Fire Zone from the 4th day of June to the 6th day of June, both inclusive, in the year 1986. O. Reg. 326/86, s. 1.

# Schedule A

In the territorial districts of Kenora, Kenora-Patricia Portion and Rainy River, described as follows:

Beginning at the southeasterly corner of the Geographic Township of Corman in the Territorial District of Kenora; thence northerly along the easterly boundary of the geographic townships of Corman and Chartrand and the northerly production of the easterly boundary of the Geographic Township of Chartrand to the southwesterly corner of G.T.P. Block No. 6; thence easterly along the south boundary of that block to the southeasterly corner thereof; thence northerly along the easterly boundary of that block and the northerly production of the easterly boundary of that Block No. 6 to the base line run by Phillips and Benner, Ontario Land Surveyors, in 1931; thence northeasterly in a straight line to the intersection of latitude 50° 00' with the meridian line run by K.G. Ross, Ontario Land Surveyor, in 1921; thence easterly along latitude 50° 00' to longitude 90° 00'; thence northerly along longitude 90° 00' to latitude 51° 00'; thence easterly along latitude 51° 00' to longitude 89° 00'; thence northerly along longitude 89° 00' to latitude 52° 30'; thence westerly along latitude 52° 30' to the Interprovincial Boundary between Ontario and Manitoba; thence in a southwesterly and southerly direction following that boundary to the International Boundary between Canada and the United States of America: thence in an easterly and southeasterly direction following that boundary to longitude 92° 30'; thence northerly along that longitude to the high-water mark along the southerly bank of the Seine River; thence easterly along that high-water mark to the southerly boundary of Indian Reserve 23A; thence easterly and northerly along that boundary to the high-water mark

along the southerly bank of the Seine River; thence easterly along that high-water mark to the southerly limit of the right of way of that part of the King's Highway known as No. 11; thence easterly along that right of way to the southerly production of the easterly boundary of the Geographic Township of Bennett in the Territorial District of Rainy River; thence northerly along that southerly production and the easterly boundary of that geographic township and the northerly production of that geographic township and the northerly production of the easterly boundary of the Geographic Township of Bennett to the 3rd base line; thence westerly along that base line to the 5th meridian line; thence northerly along that meridian line to a line drawn west astronomically from the southwesterly corner of the Geographic Township of Grummett in the Territorial District of Kenora: thence east astronomically to the southwesterly corner of the Geographic Township of Grummett; thence easterly along the southerly boundary of the geographic townships of Grummett, Cathcart, McNevin and Corman to the place of beginning. O. Reg. 326/86, Sched. A.

> MARY MOGFORD Deputy Minister of Natural Resources

Dated at Toronto, this 3rd day of June, 1986.

(8871)

26

# PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 327/86.

County of Halton (now The Regional Municipality of Halton), City of Burlington.

Made—June 3rd, 1986

Made—June 3rd, 1986. Filed—June 4th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 482/73 is amended by adding thereto the following section:

122.—(1) The land described in subsection (2) may be used for a golf-driving range, a miniature golf course, a golf school and a clubhouse that may contain

a lounge and a snack bar but not a restaurant or banquet facilities, and buildings, structures and uses accessory to such uses may be erected and used, if the following requirements are met:

Maximum floor area of the clubhouse building including basement	333	square metres
Maximum floor area of snack bar	8	square metres
Maximum floor area for lounge	10	square metres
Maximum building height excluding base- ment walkout	one st	orey
Minimum distance of buildings and structures from:		
i. lot line abutting Plains Road West	15.2	metres
ii. lot line abutting King's Highway No. 6	30.4	metres
iii. lot line on the southerly bound- ary where it abuts an unopened road allowance	9	metres
iv. lot line on the southerly bound- ary where it abuts the northerly and westerly bound- aries of Bridge-		
view Park	3	metres

Minimum distance of golf-driving range, miniature golf course and parking areas from:

v. the top-of-bank of the ravine on the

easterly boundary

- i. lot line abutting Plains Road West
- ii. lot line abutting King's Highway No. 6
- iii. lot line on the southerly bound-

southerly boundary where it abuts an unopened road allowance

9 metres

7.62 metres

metres

metres

- iv. lot line on the southerly boundary where it abuts the northerly and westerly boundaries of Bridgeview Park
- 3 metres

(2) Subsection (1) applies to that parcel of land in the City of Burlington in The Regional Municipality of Halton, formerly in the Township of East Flamborough in the County of Halton, being that part of Lot 13 in Concession II, designated as Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 20R-7309. O. Reg. 327/86, s. 1.

G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs

26

Dated at Toronto, this 3rd day of June, 1986.

(8872)

# PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 328/86.

County of Halton (now The Regional Municipality of Halton), City of Burlington. Made—June 3rd, 1986. Filed—June 4th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 482/73 is amended by adding thereto the following section:

123.—(1) Two portable fruit stands and one opensided shelter for selling produce at retail may be erected on the land described in subsection (2) as accessory structures to the permitted agricultural use if the following requirements are met:

Maximum floor area of each portable fruit stand

12 square metres

Maximum floor area of open-sided shelter

19 square metres

Minimum front vard 27 metres

15 metres Minimum side yards

Maximum height of

structures one storey

(2) Subsection (1) applies to that parcel of land in the City of Burlington in The Regional Municipality of Halton, being that part of Lot 18 in Concession I, north of Dundas Street, described as follows:

Premising that the northwesterly limit of Dundas Street has an astronomical bearing of north 38° east and relating all bearings herein thereto;

Commencing at an iron pipe planted in the northwesterly limit of Dundas Street in the line of a fence marking the limit between lots 17 and 18;

Thence north 45° 22' west along said fence 1,898 feet, 2 inches to a wire fence extending southwesterly therefrom;

Thence south 43° 53' west along said wire fence 481 feet, 6 inches;

Thence south 10° 09' west along same wire fence 165 feet, 1 inch;

Thence south 45° 01' east along same wire fence 846 feet:

Thence south 72° 57' east along and beyond same wire fence 717 feet;

Thence south 46° 06' east 378 feet, 7 inches to the northwesterly limit of Dundas Street;

Thence northeasterly along last-mentioned limit 306 feet, 1 inch to the point of commencement.

The said parcel of land to contain by admeasurement 22.7 acres, more or less.

Excepting from the said parcel that portion of the said lands vested in Her Majesty the Queen in right of the Province of Ontario as represented by the Minister of Transportation and Communications as shown on Plan Number 445 registered in the Land Registry Office for the Registry Division of Halton (No. 20) on the 3rd day of December, 1951. O. Reg. 328/86, s. 1.

> G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs

Dated at Toronto, this 3rd day of June, 1986.

FOREST FIRES PREVENTION ACT

O. Reg. 329/86. Restricted Fire Zone. Made-June 5th, 1986. Filed-June 5th, 1986.

## REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

# RESTRICTED FIRE ZONE

1. The Northwestern Fire Region described in Schedule A hereto is declared to be a Restricted Fire Zone from the 7th day of June to the 10th day of June, both inclusive, in the year 1986. O. Reg. 329/86, s. 1.

## Schedule A

In the territorial districts of Kenora, Kenora-Patricia Portion and Rainy River, described as follows:

Beginning at the southeasterly corner of the Geographic Township of Corman in the Territorial District of Kenora; thence northerly along the easterly boundary of the geographic townships of Corman and Chartrand and the northerly production of the easterly boundary of the Geographic Township of Chartrand to the southwesterly corner of G.T.P. Block No. 6; thence easterly along the south boundary of that block to the southeasterly corner thereof; thence northerly along the easterly boundary of that block and the northerly production of the easterly boundary of that Block No. 6 to the base line run by Phillips and Benner. Ontario Land Surveyors, in 1931; thence northeasterly in a straight line to the intersection of latitude 50° 00' with the meridian line run by K.G. Ross, Ontario Land Surveyor, in 1921; thence easterly along latitude 50° 00' to longitude 90° 00'; thence northerly along longitude 90° 00' to latitude 51° 00'; thence easterly along latitude 51° 00' to longitude 89° 00'; thence northerly along longitude 89° 00' to latitude 52° 30'; thence westerly along latitude 52° 30' to the Interprovincial Boundary between Ontario and Manitoba; thence in a southwesterly and southerly direction following that boundary to the International Boundary between Canada and the United States of America; thence in an easterly and southeasterly direction following that boundary to longitude 92° 30'; thence northerly along that longitude to the high-water mark along the southerly bank of the Seine River; thence easterly along that high-water mark to the southerly boundary of Indian Reserve 23A; thence easterly and northerly along that boundary to the high-water mark along the southerly bank of the Seine River; thence easterly along that high-water mark to the southerly limit of the right of way of that part of the King's Highway known as No. 11; thence easterly along that right of way to the southerly production of the easterly boundary of the Geographic Township of Bennett in the Territorial District of Rainv River; thence north-26 erly along that southerly production and the easterly

boundary of that geographic township and the northerly production of that geographic township and the northerly production of the easterly boundary of the Geographic Township of Bennett to the 3rd base line; thence westerly along that base line to the 5th meridian line; thence northerly along that meridian line to a line drawn west astronomically from the southwesterly corner of the Geographic Township of Grummett in the Territorial District of Kenora; thence east astronomically to the southwesterly corner of the Geographic Township of Grummett; thence easterly along the southerly boundary of the geographic townships of Grummett, Cathcart, McNevin and Corman to the place of beginning. O. Reg. 329/86, Sched. A.

MARY MOGFORD Deputy Minister of Natural Resources

Dated at Toronto, this 5th day of June, 1986.

(8874) 26

# ONTARIO MUNICIPAL BOARD ACT

O. Reg. 330/86. Fees. Made—April 21st, 1986. Approved—June 6th, 1986. Filed—June 6th, 1986.

# REGULATION MADE UNDER THE ONTARIO MUNICIPAL BOARD ACT

#### **FEES**

1. The fees prescribed in the Schedules shall be paid to the Board in connection with the proceedings set out therein. O. Reg. 330/86, s. 1.

#### Schedule 1

Ontario Municipal Board Act

1. Clause	se 53 (1) (c)—Floating indebtedness,	
	any amount up to and including	50
thereo	ach additional \$1,000 or fraction of in excess of \$50,000, up to and ding \$500,000	1
thereo	ach additional \$1,000 or fraction of in excess of \$500,000, up to and ding \$3,000,000	.50
	ach additional \$1,000 or fraction of in excess of \$3,000,000, up to	

and including \$5,000,000 . . . . . . . . . . .

IO GAZETTE O. Reg.	330/86
for each additional \$1,000 or fraction thereof in excess of \$5,000,000\$	.10
2. Section 58—Approval of debenture by- laws and certification of the validity of debentures,	
for any amount up to and including \$50,000	50
for each additional \$1,000 or fraction thereof in excess of \$50,000	1
maximum 1	,000
extension for time for issuing debentures	50
3. Section 63—Dispensation of vote of electors	50
4. Section 64—Approval of undertakings, works, projects, schemes, acts, matters or things	same as
O. Reg. 330/86, Sc	hed. 1.
Schedule 2	
Assessment Appeals	
1. Residential and Farm Assessments	
Main Roll Number \$	50
Each additional related Roll Number .	10
2. Other Assessments	
Main Roll Number	125
Each additional related Roll Number .	25
O. Reg. 330/86, S	ched. 2
Schedule 3	-13
Consent and Variance Appeals	
1. Consent Appeals	
Primary consent appeal\$	125
Related consent appeal	25
2. Variance Appeals	
Primary variance appeal	125
Pelated variance appeal	25

Related variance appeal .....

O. Reg. 330/86, Sched. 3.

.25

#### Schedule 4

#### Miscellaneous

Proceedings not provided for in Schedule 1, 2 or 3 for which no fee is prescribed by statute or regulation....\$ 125

O. Reg. 330/86, Sched. 4.

2. Ontario Regulation 642/84 is revoked.

ONTARIO MUNICIPAL BOARD:

HENRY STEWART
Chairman

Dated at Toronto, this 21st day of April, 1986.

(8875)

26

## MARRIAGE ACT

O. Reg. 331/86. General. Made—June 6th, 1986. Filed—June 6th, 1986.

# REGULATION TO AMEND REGULATION 606 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MARRIAGE ACT

- 1. Subsection 1 (3) of Regulation 606 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- (3) Subject to section 16 of the Act, the fee payable by an applicant on the issue of a licence is \$35. O. Reg. 331/86, s. 1.
  - Section 3 of the said Regulation is revoked and the following substituted therefor:
- 3. The fee on the solemnization of a marriage by a judge or a justice of the peace is \$35 and shall be remitted by the judge or justice of the peace to the Treasurer of Ontario. O. Reg. 331/86, s. 2.
  - 3. Subsection 5 (1) of the said Regulation is revoked and the following substituted therefor:

- (1) An issuer of a licence shall remit to the Treasurer of Ontario \$22 for each licence issued and retain \$13. O. Reg. 331/86, s. 3.
  - 4. This Regulation comes into force on the 1st day of July, 1986.

(8876)

26

## VITAL STATISTICS ACT

O. Reg. 332/86. General. Made—June 6th, 1986. Filed—June 6th, 1986.

# REGULATION TO AMEND REGULATION 942 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE VITAL STATISTICS ACT

- 1. Section 11 of Regulation 942 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 11. The fee for registration of the birth of a child that has not been registered within one year from the date of birth, which includes the fee under section 55 for a birth certificate, is \$15. O. Reg. 332/86, s. 1.
  - Section 12 of the said Regulation is revoked and the following substituted therefor:
- 12. The fee for registration of the birth of a child under section 12 of the Act, which includes the fee under section 55 for a birth certificate, is \$15 plus the fee for a search under subsection 59 (1). O. Reg. 332/86, s. 2.
  - Section 27 of the said Regulation is revoked and the following substituted therefor:
- 27. The fee for registration of a still-birth that has not been registered within one year from the day of the still-birth is \$15. O. Reg. 332/86, s. 3.
  - 4. Subclause 29 (2) (b) (iii) of the said Regulation is revoked and the following substituted therefor:
    - (iii) a fee, which includes the fee under section 56 for a marriage certificate, of \$15, and

 Section 38 of the said Regulation is revoked and the following substituted therefor:

O. Reg. 332/86

- 38. The fee for registration in another registration division under subsection 19 (1) of the Act is \$10. O. Reg. 332/86, s. 5.
  - Section 45 of the said Regulation is revoked and the following substituted therefor:
- 45. The fee for registration of a death that is not registered within one year from the day of death, which includes the fee under section 57 for a death certificate, is \$15. O. Reg. 332/86, s. 6.
  - Section 48 of the said Regulation is revoked and the following substituted therefor:
- 48. Where the Registrar General corrects an error in registration under subsection 30 (3) of the Act, the fee is \$15. O. Reg. 332/86, s. 7.
  - 8. Section 50 of the said Regulation is revoked and the following substituted therefor:
- 50. The fee for a new registration under subsection 31 (1) of the Act is \$15. O. Reg. 332/86, s. 8.
  - Section 56 of the said Regulation is revoked and the following substituted therefor:
- 56. A marriage certificate shall be in Form 28 and the fee therefor, which includes the fee under subsection 59 (1) for a search in respect of one five-year period, is \$10. O. Reg. 332/86, s. 9.
  - 10. Section 57 of the said Regulation is revoked and the following substituted therefor:
- 57. A death certificate shall be in Form 29 and the fee therefor, which includes the fee under subsection 59 (1) for a search in respect of one five-year period, is \$10. O. Reg. 332/86, s. 10.
  - 11. Section 58 of the said Regulation is revoked and the following substituted therefor:
- 58. The fee for a certified copy of a registration of birth, marriage, death or still-birth, which includes the fee under subsection 59 (1) for a search in respect of one five-year period, is \$15. O. Reg. 332/86, s. 11.
  - 12. Subsection 69 (1) of the said Regulation is revoked and the following substituted therefor:

- (1) The fee for a certified copy of any document required under subsection 8 (3) of the *Marriage Act* that is forwarded to the Registrar General under section 14 of that Act is \$15. O. Reg. 332/86, s. 12.
  - 13. Section 70 of the said Regulation is revoked and the following substituted therefor:
- 70. The Registrar General may issue a statement in Form 34 respecting particulars of the birth of a person,
  - (a) who has been adopted in Ontario; and
  - (b) who was born in a jurisdiction where a birth certificate in his adoptive name is not obtainable,

if the applicant for the statement files with the Registrar General a certified copy of the person's original birth certificate and a certified copy of the adoption order and pays a fee of \$10. O. Reg. 332/86, s. 13.

14. This Regulation comes into force on the 1st day of July, 1986.

(8877)

26

# ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 333/86.
Exemption—Municipalities of Ontario—MUNI-1/2.
Made—June 2nd, 1986.
Approved—June 2nd, 1986.
Filed—June 9th, 1986.

# ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

# EXEMPTION—MUNICIPALITIES OF ONTARIO—MUNI-1/2

Having received a request that an undertaking, namely the activity of providing and operating sewage or water works to serve the following municipalities:

Township of Colchester South Sewage Works—Project No. 3-0040
Township of Sidney Water Works—Project No. 7-0162

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The residents of the Township of Colchester South will be exposed for a longer period of time to health hazards because of the presence of untreated sewage in the municipality.
- B. The residents of the Township of Sidney will be exposed for a longer period of time to health hazards because of the contamination of local water supplies.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The proponents have advised that no adverse environmental effects of the construction and operation of the sewage or water works are expected.
- B. The proponents have advised that public input on the projects will be requested through the hearing processes under the Ontario Water Resources Act or the Ontario Municipal Board Act or both Acts.
- C. The two projects were previously exempt under the "Grandfather Provision" (clause 5 (5) (a) ) of Regulation 293 of R.R.O. 1980, but because of unexpected delays, were unable to fulfill the second condition of the Grandfather Provision, that is, the tendering or spending of 25% of the capital cost of the project before December 31, 1983 and were together with other projects, further exempted by exemption order MUNI-1, filed as O. Reg. 300/84; but have been unable to meet the exemption requirement in that Order that construction commence by December 30, 1985.
- D. The water quality and quantity and community health benefits that will result from these works should be available to the affected communities.

This exemption is subject to the following terms and conditions:

 Construction methods and schedules are to be implemented in consultation with the district and regional offices of the Ministry of the Environment and will follow the "Environmental Considerations for Planning the Construction of Provincial Sewage and Water Projects", (January, 1985) referred to in Appendix 7 of the Ministry of the Envi-

- ronment, Class Environmental Assessment document, Expansion or Upgrading of an Existing Sewage or Water System.
- 2. The Corporation of the Township of Sidney shall comply with the planning process contained in the proposed Class Environmental Assessment for Municipal Sewage and Water Projects by entering the process at the appropriate stage upon the date this Order has been filed with the Registrar of Regulations.
- This Order replaces Exemption Order MUNI-1 with respect to the two projects.
- This Order expires when a decision with respect to approval is made for the Municipal Class Environmental Assessment for Sewage and Water Projects which has been submitted under the Act. O. Reg. 333/86.

JAMES BRADLEY
Minister of the Environment

(8878)

26

# ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 334/86. Exemption—Ministry of the Environment—MOE-32. Made—June 2nd, 1986. Approved—June 2nd, 1986. Filed—June 9th, 1986.

# ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

# EXEMPTION—MINISTRY OF THE ENVIRONMENT—MOE-32

Having received a request from the Director. Project Engineering Branch, Ministry of the Environment that an undertaking, namely:

The removal of coal tar materials deposited on the bed of the Welland River on Lot 223, City of Niagara Falls, (formerly in Stamford Twp), Regional Municipality of Niagara, including the removal of the coal tar materials to a certified landfill site and the restoration of the site of excavation and the immediate surrounding area.

be exempt from application of the Act pursuant to section 29; and having been advised by the Director of the Project Engineering Branch, Ministry of the Environment, that if the undertaking is subject to the application of the Act, the following injury, damage or interference with persons and property indicated will occur:

- A. The coal tar deposits will present an ongoing danger to public health and safety.
- B. There is the potential for migration of material by scour action from the locations which have been identified.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. Local residents are anxious that the work should be carried out as quickly as possible.
- B. The undertaking is expected to eliminate the adverse public health and safety impacts that were experienced as a result of the presence of the coal tar deposits.
- C. Construction activities associated with the undertaking are expected to have minimal adverse environmental effects.
- D. Alternatives to and alternative methods of carrying out the undertaking were studied in an Environmental Study Report, prepared by Acres International Limited, which were reviewed in a public meeting by the Chippawa Liaison Committee.
- E. The Chippawa Liaison Committee is comprised of members of the public and agencies including Ontario Hydro, the Medical Officer of Health, Ministry of Natural Resources, the City of Niagara Falls, and Dr. M. Dickman of Brock University. This Committee has endorsed the undertaking.
- F. The Chippawa Liaison Committee at a public meeting April 10th, 1986 requested that the Ministry of the Environment, as proponent, request an exemption order for the undertaking, so that the proposed work can proceed as soon as possible. A proposed work schedule with work to commence in June 1986 received approval of the Committee.
- G. This undertaking is being managed by the Project Engineering Branch, Ministry of the Environment. The Regional Director, West Central Region, will ensure that all regulatory requirements for the safe transport and ultimate disposal of this material are carried out in compliance with the *Environmental Protection Act*.

The exemption is subject to the following terms and conditions:

- 1. The principal activities associated with the undertaking include the following:
  - (a) Sediments and water from the offshore excavations will be transferred to a settling lagoon located within a sheet pile cofferdam to be constructed near the rivershore.
  - (b) Riverbed deposits will be excavated using suction hoses, with cutting heads, or dredging with cutting heads if required. The method of excavation will be tested to ensure that the loss of sediment does not exceed the amount identified in the Environmental Study Report.
  - (c) Other deposits will be excavated within the confines of the sheet pile cofferdam.
  - (d) Decanted water from the settling lagoon is to be sampled and discharged to a local sewer in accordance with the Niagara Region's sewer use by-law or discharged to Chippawa Creek in accordance with statutory requirements.
  - (e) Settled material will be either solidified on site and transported to a certified landfill or transported as a slurry for solidification at a certified landfill.
  - (f) Restoration of Ontario Hydro lands and the bed of the Welland River, where disturbed, will be carried out.
  - (g) Removal of the Kane Dock to facilitate this work, and the subsequent replacement and restoration of the dock will be carried out.
  - (h) Rip rap and debris will be disposed of in accordance with Part V of the Environmental Protection Act.
- The method of excavating offshore deposits will be carried out in such a way as to minimize the creation of suspended sediment in the River.
- The planning and design of the clean-up process will be made known to the local public by newspaper notice and adjacent property owners will be advised individually prior to implementation.
- Potentially affected agencies, organizations and committees will be formally advised of

the undertaking, and any subsequent requirements and any regulatory approvals will be obtained.

- The Liaison Committee and potentially affected agencies will be notified on an ongoing basis with respect to the implementation progress of the undertaking.
- Mitigation of adverse environmental effects during construction will be undertaken by the Project Engineering Branch which will include:
  - (a) Compliance with established waste management practices and a worker health protocol developed in consultation with the Ministry of Labour and approved by the local Regional Office of the Ministry of the Environment.
  - (b) The construction areas will be fenced and secured. The area will be patrolled in non-working hours. The public will not be permitted in the secured area.
  - (c) Buoys will be placed in the river to define the working area, and navigation lights and warning signs will be placed on structures to alert boaters and the public of any marine obstructions or hazards.
  - (d) Signs will be posted prohibiting swimming in the immediate area.
  - (e) Arrangements will be made with Ontario Hydro to alert construction crews if a sudden shut down of the Sir Adam Beck Hydro Station occurs.
  - (f) Noise from the construction of the sheet pile cofferdam will be minimized as much as possible, and restricted to operating within time periods outlined in local by-laws.

7. A written report will be prepared after the undertaking is completed and will record the results of the excavation and treatment procedures and how the terms and conditions of this Order were complied with. The report shall be submitted within three months after the undertaking is completed by the Director of Project Engineering Branch to be kept with the public records maintained under section 31 of the Environmental Assessment Act by the Environmental Assessment Branch of the Ministry of the Environment at its main office. O. Reg. 334/86.

James Bradley
Minister of the Environment

(8879)

26

## GAME AND FISH ACT

O. Reg. 335/86. Hunting Licences. Made—June 6th, 1986. Filed—June 9th, 1986.

REGULATION TO AMEND REGULATION 420 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

1. Regulation 420 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

14c. Where a person holds a licence in Form 1, 2 or 7 and also holds a licence in Form 4 or 9, and the person lawfully kills and seals a deer, the person may continue to hunt for a black bear in any part of Ontario in which the licensee is authorized to hunt black bear. O. Reg. 335/86, s. 1.

(8880)

26

# GAME AND FISH ACT

O. Reg. 336/86. Open Seasons—Moose and Deer. Made—June 6th, 1986. Filed—June 9th, 1986.

# REGULATION TO AMEND REGULATION 428 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

- 1. Subsection 11 (1) of Regulation 428 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 331/83 and amended by subsection 1 (1) of Ontario Regulation 217/85, is further amended by inserting after "77C" in the fourth line "78A, 78B".
- 2. Schedule 2 to the said Regulation, as remade by section 1 of Ontario Regulation 14/85, is revoked and the following substituted therefor:

#### Schedule 2

	COLUMN 1	COLUMN 2	COLUMN 3	Column 4
Ітем	Wildlife Management Units	Open Seasons Residents	Open Seasons Non-Residents	Conditions
1.	7A	From the first Saturday in October to Decem- ber 15 in any year.	From the Monday next following the first Saturday in October to November 15 in any year.	Only bows and arrows or flintlock or percussion cap muzzle-loading guns may be used.
2.	3, 8, 21A, 21B, 23, 29, 38	From the second Saturday in September to the Friday immediately preceding the first Saturday in October in any year.	From the second Saturday in Septem- ber to the Friday immediately preceding the first Saturday in October in any year.	Only bows and arrows may be used.
3.	13	From the second Saturday in Septem- ber to the Friday immediately preceding the first Saturday in October in any year.		Only bows and arrows may be used.

O. Reg. 336/86, s. 2.

3. Schedule 3 to the said Regulation, as remade by section 2 of Ontario Regulation 217/85 and amended by subsections 1 (4) and (5) of Ontario Regulation 326/85, is revoked and the following substituted therefor:

Schedule 3

	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
Item	Wildlife Management Units	Open Seasons Residents	Open Seasons Non-Residents	Conditions
:	7A	From the 1st Saturday in October to December 15 in any year	From the 1st Saturday in October to November 15 in any year	Only bows and arrows or flint-lock or percussion cap muzzle-loading quns may be used.
2.	6, 78, 98, 98, 11A	From the 1st Saturday in October to December 15 in any year	From the 1st Saturday in October to November 15 in any year	
3.	6, 7B, 9A, 9B	From October 1 to the Friday preceding the first Saturday in October.	From October 1 to the Friday preceding the first Saturday in October.	Only bows and arrows or flint-lock or percussion cap muzzle-loading quns may be used. No person shall use or be accompanied by a dog.
4.	10	From the Saturday being or immediately preceding November 2 to December 15 in any year	From the Saturday being or immediately preced- ing November 2 to November 15 in any year	No person shall use or be accompanied by a dog.
2	10	From October 1 to the Friday preceding the Saturday being or immediately preceding November 2 in any year	From October 1 to the Friday preceding the Saturday being or immediately preceding November 2 in any year	Only bows and arrows may be used. No person shall use or be accompanied by a dog.

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COLUMN 4	Conditions	Only bows and arrows or flint-lock or percussion cap muzzle-loading quns may be used. No person shall use or be accompanied by a dog			Only bows and arrows may be used. No person shall use or be accompanied by a dog.		
COLIMN 3	Open Seasons Non-Residents	From the last Saturday in September to the Friday preceding the 1st Saturday in October					From the first Monday in November to the second Saturday next following in any year
COLUMN 2	Open Seasons Residents	From the last Saturday in September to the Friday preceding the 1st Saturday in October	From the 1st Saturday in October to December 15 in any year	From the 3rd Saturday in October to December 15 in any year	From the 3rd Saturday in September to the Friday preceding the 1st Saturday in October in any year	From the 1st Saturday in October to November 30 in any year	From the first Monday in November to the second Saturday next following in any year
COLLIMN 1	Wildlife Management Units	11A	12A, 12B	13, 21A	14	14	36, 37, 46, 47, 48, 49, 50, 53 <b>4</b> , 54, 55, 56, 57, 58, 59, 60 <b>4</b> , 61, 62, 63
	Item	.9	7.	8.	.6	10.	n.

COLUMN 4	Conditions		No person shall use or be accompanied by a dog.	Only bows and arrows may be used. No person shall use or be accompanied by a dog.	No person shall use or be accompanied by a dog.	No person shall use or be accompanied by a dog.	Only bows and arrows may be used. No person shall use or be accompanied by a dog.
COLUMN 3	Open Seasons Non-Residents		From the third Monday in November to the Thursday next following in any year	From the Saturday pre- oeding the second Monday in October to the Sunday preceding the second Monday in November in any year		From the first Monday in November to the Thursday next following in any year	From the third Monday in October to the Sunday preceding the first Monday in November
COLUMN 2	Open Seasons Residents	From the first Monday in November to the second Saturday next following in any year	From the third Monday in November to the Thursday next following in any year	From the Saturday pre- oeding the second Monday in October to the Sunday preceding the second Monday in November in any year	From the first Monday in November to the second Saturday next following in any year	From the first Monday in November to the Thursday next following in any year	From the third Monday in October to the Sunday preceding the first Monday in November
COLUMN 1	Wildlife Management Units	41, 42	43A, 43B	43k, 43B	44	45	48, 57, 58, 59, 60A
	Item	12.	13.	14.	15.	16.	17.

	COLLIMN 1	COLUMN 2	COLLIMN 3	COLUMN 4
Item	Wildlife Management Units	Open Seasons Residents	Open Seasons Non-Residents	Conditions
18.	55	From the third Monday in October to the second Sunday in December, excluding the period from the first Monday in November to the second Saturday next following, both inclusive, in any year	From the third Monday in October to the second Sunday in December, excluding the period from the first Monday in November to the second Saturday next following, both inclusive, in any year	Only bows and arrows may be used. No person shall use or be accompanied by a dog.
19.	64, 66A, 67, 68, 69B, 74	From the first Monday in November to the Saturday next following in any year	From the first Monday in November to the Saturday next following in any year	
.02	61 <b>,</b> 62	From the third Monday in October to the second Sunday in December, excluding the period from the first Monday in November to the second Saturday next following, both inclusive, in any year		Only bows and arrows may be used. No person shall use or be accompanied by a dog.

COLLIMN 4	Conditions	Only bows and arrows may be used. No person shall use or be accompanied by a dog.	Only bows and arrows or flint-lock or percussion cap muzzle-loading quns or shotquns may be used. No person shall use or be accompanied by a dog.	Only bows and arrows may be used. No person shall use or be accompanied by a dog.	Only bows and arrows may be used. No person shall use or be accompanied by a dog.	Only bows and arrows may be used. No person shall use or be accompanied by a dog.
COLUMN 3	Open Seasons Non-Residents	From the third Monday in October to the Sunday preceding the first Monday in November in any year	From the first Monday in November to the Saturday next following in any year	From the first Monday in November to the second Sunday in November in any year	From the third Monday in October to the second Sunday in December in any year	From the third Monday in October to the second Sunday in December, excluding the period from the first Monday in November to the Saturday next following, both inclusive, in any year.
COLUMN 2	Open Seasons Residents	From the third Monday in October to the Sunday preceding the first Monday in November in any year	From the first Monday in November to the Saturday next following in any year	From the first Monday in November to the second Sunday in November in any year	From the third Monday in October to the second Sunday in December in any year	From the third Monday in October to the second Sunday in December, excluding the period from the first Monday in November to the Saturday next following, both inclusive, in any year
COLUMN 1	Wildlife Management Units	63, 64		<del>66</del> 8	69 <b>A,</b> 72	65, 66A, 67, 68
	Item	21.	22.	23.	24.	25.

COLUMN 4	Conditions	Only bows and arrows may be used. No person shall use or be accompanied by a dog.	Only shotquns may be used. No person shall use or be accompanied by a dog.	Only bows and arrows may be used. No person shall use or be accompanied by a dog.	Only shotguns or flint- lock or percussion cap muzzle-loading quns may be used. No person shall use or be accompanied by a dcg.
COLLIMN 3	Open Seasons Non-Residents				
COLUMN 2	Open Seasons Residents	From the third Monday in October to the second Sunday in December, excluding the period from the first Monday in November to the Saturday next following, both inclusive, in any year	From the first Monday in November to the Friday next following in any year	From the third Monday in October to the third Sunday in December excluding the period from the first Monday in November to the Friday next following, both inclusive, in any year	From the first Monday in November to the Thursday next following in any year
COLUMN 1	Wildlife Management Units	69B, 83A	ıτ	1 <i>t</i>	738, 738
	Item	26.	27.	28.	.62

COLUMN 4	Conditions	Only bows and arrows may be used. No person shall use or be accompanied by a dog.	Only bows and arrows may be used. No person shall use or be accompanied by a dog.	Only rifles, shotgurs or flint-lock or percussion cap muzzle-loading quns may be used. No person shall use or be accompanied by a dog.
COLLIMN 3	Open Seasons Non-Residents			
COLUMN 2	Open Seasons Residents	From the third Monday in October to the second Sunday in December excluding the period from the first Monday in November to the Saturday next following both inclusive, in any year	From the third Monday in October to the second Sunday in December excluding the period from the first Monday in November to the Thursday next following, both inclusive, in any year	From the first Monday in November to the Thursday next follow- ing in any year
COLUMN 1	Wildlife Managament Units	74	734, 738, 75, 764, 768, 768, 767, 768, 777, 784, 788, 824, 828, 824, 824, 834, 834, 834, 914, 918, 924, 938, 932, 938,	76A
	Item	30.	31.	32.

2938

Т						
COLUMN 4	Conditions	Only bows and arrows may be used. No person shall use or be accompanied by a doq.	Only shotguns or flint- lock or percussion cap muzzle-loading quns may be used. No person shall use or be accompanied by a dog.	Only bows and arrows may be used. No person shall use or be accompanied by a dog.	Only bows and arrows may be used. No person shall use or be accompanied by a dog.	No person shall use or be accompanied by a dog.
COLUMN 3	Open Seasons Non-Residents				8-	From the first Monday in November to the Friday next following in any year
COLUMN 2	Open Seasons Residents	From the third Monday in October to December 31 excluding the period from the first Monday in November to the Thursday next following, both inclusive, in any year	From the first Monday in November to the Thursday next follow- ing in any year	From the third Monday in October to the second Sunday in December in any year	From the third Monday in October to December 31 in any year	From the first Monday in November to the Friday next following in any year
COLLIMN 1	Wildlife Management Units	79A, 79C, 79D, 80A, 80B, 87B, 87C, 87D	538, 75, 768, 76C, 76D, 77A, 77B, 77C, 78A, 78B, 79A, 79C, 79D, 80A, 80B, 81A, 81B, 85A, 85B, 85C, 87B, 87C, 87D, 89A, 89B, 90A, 90B, 91A, 91B, 93A, 93B	78C, 78D, 78E, 86, 88, 94A	79B, 87A, 87E	828, 828, .84
	Item	33.	34.	35.	36.	37.

COLLINN 3 COLLINN 4	S Open Seasons Conditions Non-Pesidents	tonday From the first Monday No person shall use or in November to the be accompanied by a dog. Saturday next following in any year.	briday From the third Monday co- in October to Dec- year ember 31 in any year	bonday From the third Monday  loctober to the sturday next follow- anday ing the first Monday  in November in any year	only flint-lock or percussion cap muzzle-lock or loading guns may be used.  No person shall use or be accompanied by a dog.	onday  e  Conly bows and arrows may be used. No person shall use or be accompanied by a dog.  luding  the  Novementary
COLUMN 2	Open Seasons Residents	From the first Monday in November to the Saturday next follow- ing in any year	From the third Monday in October to December 31 in any year	From the third Monday in October to the Saturday next follow- ing the first Monday in November in any year	From the first Monday in November to the Thursday next follow- ing in any year	From the third Monday in October to the second Sunday in December, both inclusive, in any year, excluding the period from the first Monday in November to the Tuesday next following in any even-
COLUMN 1	Wildlife Management Units	83A	838	83C	92A, 92B, 92C, 92D	94B
	Item	38.	39.	<del>1</del> 0.	41.	42.

flint-lock or percussion or shotguns may be used. No person shall use or be accompanied by a dog. cap muzzle-loading guns Only bows and arrows or Conditions COLUMN 4 Non-Residents Open Seasons COLUMN 3 Tuesday next following From the first Monday in any even-numbered in November to the Open Seasons Residents COLUMN 2 Wildlife Management COLUMN 1 Units 94B Item 43.

O. Reg. 336/86, s. 3.

26

## GAME AND FISH ACT

O. Reg. 337/86. Wildlife Management Units. Made—June 6th. 1986. Filed—June 9th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 155/82 MADE UNDER THE GAME AND FISH ACT

1. The descriptions of Wildlife Management Units 78, 78A, 78B and 78C, as set out in the Schedule to Ontario Regulation 155/82, are revoked and the following substituted therefor:

# **WMU 78**

All that land in the regional municipalities of Durham, York and Peel and The Municipality of Metropolitan Toronto described in WMUs 78A, 78B, 78C, 78D and 78E.

## **WMU 78A**

All that land in the regional municipalities of Durham and York in the Province of Ontario described as follows:

Beginning at the northeasterly corner of the Township of Brock; thence southerly along the easterly boundary of the Township of Brock to the southeasterly corner of the Township of Brock; thence westerly along the southerly boundary of the Township of Brock to the intersection with the easterly boundary of the former Township of Scott; thence southerly along that boundary to the southerly boundary of the former Township of Scott; thence westerly along that boundary to the intersection with the westerly boundary of the Township of Uxbridge; thence northerly along that boundary to the intersection with the southerly boundary of the Township of Georgina; thence easterly along that boundary to the southeasterly corner of the Township of Georgina; thence northerly along the easterly boundary of the Township of Georgina and its northerly production to the intersection with the centre line of Lake Simcoe; thence easterly along that centre line to the intersection with a line drawn west astronomically from the confluence of the high water mark of Lake Simcoe with the centre line of the Talbot River; thence east astronomically to that confluence; thence northeasterly, southeasterly and easterly along the centre line of the Talbot River to the place of beginning.

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#### WMU 78B

All that land in The Regional Municipality of York described as follows:

- 1. The Town of East Gwillimbury.
- 2. Beginning at the southeasterly corner of the Township of Georgina; thence westerly along the southerly boundary of the Township of Georgina to the intersection with the centre line of the Holland River; thence northeasterly along that centre line to the confluence with the high water mark of Cook's Bay; thence northerly and northeasterly along the centre line of Cook's Bay and Lake Simcoe to the intersection with the northerly production of the easterly boundary of the Township of Georgina; thence southerly along that northerly production and along that easterly boundary to the place of beginning.

#### WMU 78C

All that land in the regional municipalities of Durham and York described as follows:

- 1. That part of The Regional Municipality of Durham described as follows:
  - That part of the Township of Uxbridge lying south of the southerly boundary of the former Township of Scott.
  - 2. That part of the Town of Pickering lying north of the centre line of that part of the King's Highway known as No. 7.
- 2. That part of The Regional Municipality of York described as follows:
  - 1. That part of the Town of Whitchurch-Stouffville lying north of the centre line of York Regional Road No. 14.
  - 2. The Town of Newmarket.
  - 3. That part of the Town of Richmond Hill lying north of the centre line of York Regional Road No. 14 and its production westerly.
  - 4. The Township of King.
  - 5. That part of the Town of Vaughan lying north of the centre line of King-Vaughan Road.
  - 6. The Town of Aurora.

#### **WMU 78D**

All that land in The Regional Municipality of Peel, being the Town of Caledon.

#### **WMU 78E**

All that land in the regional municipalities of Durham, York and Peel and The Municipality of Metropolitan Toronto described as follows:

Beginning at the northeasterly corner of the City of Oshawa, in The Regional Municipality of Durham; thence southerly along the easterly boundary of the City of Oshawa and the southerly production of that boundary to the intersection with the International Boundary between Canada and the United States; thence westerly along that International Boundary to the intersection with a line drawn east astronomically from the intersection of the westerly boundary of the City of Mississauga with the water's edge of Lake Ontario; thence west astronomically to the intersection of the westerly boundary of the City of Mississauga with the said water's edge; thence northerly along the said westerly boundary to the intersection with the centre line of Peel Regional Road No. 19; thence northerly along that centre line to the intersection with the centre line of Burnhamthorpe Road; thence westerly along that centre line to the intersection with the westerly boundary of The Regional Municipality of Peel; thence northerly, easterly and northerly along that boundary to the intersection with the centre line of Peel Regional Road No. 14; thence easterly along that centre line to the intersection with the easterly boundary of The Regional Municipality of Peel; thence northerly along that boundary to the intersection with the westerly production of the centre line of King-Vaughan Road; thence easterly along that production and along the King-Vaughan Road to the intersection with the westerly boundary of the Town of Richmond Hill; thence northerly along that boundary to the intersection with the westerly production of the centre line of York Regional Road No. 14; thence easterly along that production and along that centre line to the intersection with the easterly boundary of The Regional Municipality of York; thence southerly along that said easterly boundary to the intersection with the centre line of that part of the King's Highway known as No. 7; thence easterly along that centre line to the intersection with the centre line of Durham Regional Road No. 23: thence northerly along that centre line to the intersection with the northerly boundary of the Town of Whitby; thence easterly along that boundary and the northerly boundary of the City of Oshawa to the place of beginning.

(8882)

# PROVINCIAL PARKS ACT

O. Reg. 338/86. General. Made—June 6th, 1986. Filed—June 9th, 1986.

# REGULATION TO AMEND REGULATION 822 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PROVINCIAL PARKS ACT

- 1. Section 15 of Regulation 822 of Revised Regulations of Ontario, 1980, as amended by section 5 of Ontario Regulation 188/82, section 2 of Ontario Regulation 191/82, section 1 of Ontario Regulation 644/83 and section 4 of Ontario Regulation 188/84, is revoked and the following substituted therefor:
- 15.—(1) No person shall camp overnight in a provincial park except under the authority of an interior camping permit issued by the Ministry.
- (2) Subsection (1) does not apply to the occupation of a camp-site under the authority of a camp-site and vehicle permit.
- (3) An interior camping permit authorizes the permittee and not more than eight other registered persons to occupy an interior camp-site until 2 p.m. of the departure date shown on the permit.
- (4) No person shall camp under the authority of an interior camping permit in a provincial park for more than twenty-three days in a year, except where there is a camp-site available that is not required by any other person and a new interior camping permit is obtained therefor.
- (5) No person shall camp on any one interior campsite for more than sixteen consecutive days.
- (6) The holder of an interior camping permit, on the expiry or sooner determination of the permit, shall vacate the interior camp-site and shall remove all shelter equipment and other personal property from the interior camp-site.
- (7) In Algonquin Provincial Park, no person shall camp under the authority of an interior camping permit,
  - (a) on land within three kilometres of a highway along which camp-sites are operated;

- (b) within 125 metres of or on any island situate in Bonita Lake, Brewer Lake, Cache Lake, Canisbay Lake, Canoe Lake, Clarke Lake, Coot Lake, Costello Lake, Eos Lake, Eucalia Lake, Found Lake, Heron Lake, Jack Lake, Kearney Lake, Lake of Two Rivers, Margaret Lake, Mew Lake, Ouse Lake, Peck Lake, Pewee Lake, Pog Lake, Sasajewun Lake, Scott Lake, Smith Lake, Smoke Lake, Source Lake, Swan Lake, Tea Lake, Westward Lake or Whitefish Lake; or
- (c) for more than one night from the last Friday in June until the first Sunday in September, both inclusive, in any year and on the Friday, Saturday and Sunday of the Victoria Day weekend in any year on a site on Baby Joe Lake, Burnt Island Lake, Fawn Lake, Faya Lake, Little Doe Lake, Little Joe Lake, Little Otterslide Lake, Joe Lake, Opeongo Lake (South Arm only, including all islands in the narrows leading to the North Arm), Otterslide Lake, Provoking Lake, Tenamakoon Lake, Tepee Lake and Tom Thomson Lake.
- (8) In Frontenac Provincial Park,
  - (a) no person shall camp under the authority of an interior camping permit except on a designated interior camp-site;
  - (b) no person shall camp on a particular interior camp-site under the authority of an interior camping permit for more than two consecutive nights except where the camp-site is not required by any other person and a new interior camping permit is obtained therefor; and
  - (c) not more than six persons shall occupy an interior camp-site except where the persons comprise a single family group of parents and their children, but in no case shall the number of persons occupying an interior camp-site be more than nine persons.
- (9) An officer may cancel the permit of a person who has contravened subsection (3), (4), (5), (7) or (8).
- (10) The district manager may control the number of interior camping permits that may be issued in a provincial park for the purpose of,
  - (a) preventing the overcrowding of the park facilities; or
  - (b) preserving or protecting the environment. O. Reg. 338/86, s. 1.

26

(8883)

# POWER CORPORATION ACT

O. Reg. 339/86. Pension and Insurance Plan. Made—April 22nd, 1986. Approved—June 6th, 1986. Filed—June 9th, 1986.

# REGULATION TO AMENID REGULATION 796 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE POWER CORPORATION ACT

- 1. Section 8 of Regulation 796 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 442/82, section 3 of Ontario Regulation 768/83 and section 1 of Ontario Regulation 802/84, is further amended by adding thereto the following subsection:
- (5d) Calculated from the 1st day of January, 1986, the benefit being paid to a member in accordance with this section shall be increased by,
  - (a) the percentage obtained by multiplying 2 per cent by the number of months in 1985 during which the benefit was paid and dividing by twelve; and
  - (b) where the member commenced to receive the benefits before 1985, 2 per cent. O. Reg. 339/86, s. 1.
  - 2. Section 15 of the said Regulation, as amended by section 2 of Ontario Regulation 442/82, section 5 of Ontario Regulation 173/83, section 1 of Ontario Regulation 530/83, section 4 of Ontario Regulation 768/83, section 2 of Ontario Regulation 802/84 and section 3 of Ontario Regulation 141/86, is further amended by adding thereto the following subsections:
- (29) Notwithstanding any other provision of this Regulation, calculated from the 1st day of January, 1986, a pension being paid to a member or to a deceased member's widow, widower, dependent child or children or surviving contingent annuitant or beneficiary shall be increased by,
  - (a) the percentage obtained by multiplying 2 per cent by the number of months in 1985 during which the pension was paid and dividing by twelve where the member.

- (i) retired on a pension, or
- (ii) died while employed by the Corporation,

in the calendar year 1985; and

- (b) 2 per cent, where the member,
  - (i) retired on a pension, or
  - (ii) died while employed by the Corporation,

before the 1st day of January, 1985.

- (30) The increase provided by subsection (29) applies to the pension entitlement of a member not-withstanding the exercise of an option in accordance with subsection 20 (1). O. Reg. 339/86, s. 2.
  - 3. Section 23 of the said Regulation, as amended by section 10 of Ontario Regulation 173/83, section 6 of Ontario Regulation 768/83 and section 3 of Ontario Regulation 802/84, is further amended by adding thereto the following subsection:
- (9) Calculated from the 1st day of January, 1986, the deferred pension of a member who terminated employment with the Corporation leaving all or part of his or her contributions in the plan in accordance with subclause (1) (b) (ii) or clause (1) (c) or (d) is increased by,
  - (a) the percentage obtained by multiplying 2 per cent by the number of full calendar months in 1985 following the date on which the member terminated employment and dividing by twelve where the termination occurred in the calendar year 1985; or
  - (b) 2 per cent where the termination was before the 1st day of January, 1985. O. Reg. 339/86, s. 3.

ONTARIO HYDRO:

TOM CAMPBELL Chairman

> L. LEONOFF Secretary

Dated at Toronto, this 22nd day of April, 1986.

(8884)

26

(8885)

posterior and lateral views...... 16

posterior-and lateral views . . . . . . . 16

7. Radiographic examination of the pelvis and sacrum-minimum of antero-

but before the 1st day of July, 1986, as follows:

1. Initial service (office or institutional) \$10

8. Radiographic examination of the antero-posterior full spine—one view	16	(2)
9. Radiographic examination of the antero-posterior full spine plus one additional view	28	
10. Radiographic examination of the antero-posterior full spine plus two additional views	35	(11) the ser service the 1st
11. Radiographic examination of the ribs —minimum of antero-posterior and lateral views	16	1986,
12, Radiographic examination of any extremity—minimum of two views.	16	the ser service the 1st
13. Special added view of any of the above—per view	8	person 341/86
O. Reg. 341/86, s.	1 (1).	(8886)

- (2) Subsection 48 (11) of the said Regulation, as made by subsection 1 (3) of Ontario Regulation 330/85, is revoked and the following substituted therefor:
- (11) The maximum amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of July, 1985, but before the 1st day of July, 1986, in respect of each insured person, \$200.
- (12) The maximum amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of July, 1986, in respect of each insured person, \$205 per twelve month period. O. Reg. 341/86, s. 1 (2).

26

## HEALTH INSURANCE ACT

O. Reg. 342/86. General. Made—June 6th, 1986. Filed—June 10th, 1986.

# REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

- 1.—(1) Schedule 15 to Regulation 452 of Revised Regulations of Ontario, 1980, as remade by section 3 of Ontario Regulation 215/86, is amended by adding:
  - 4. The physician assumes responsibility for all cytology smears and the listed professional benefits (L804 to L815 inclusive) are weighted averages of the professional component. These benefits, therefore, are applicable in each case whether or not all slides are examined by the physician.
  - 5. The benefit for seminal fluid examination (complete) is to include sperm count, volume estimation, motility and morphology and viscosity. The benefit for seminal fluid examination (L820) carried out post-vasectomy is not to be claimed by the operating surgeon unless the patient requires more than one office visit post-operatively.
  - 6. This Preamble is intended to apply to everyone using codes L800 to L846.
  - 7. The fees for diagnostic interpretation of laboratory procedures (L800 codes) are net fees and do not usually include overhead costs e.g. secretarial, handling and transport of specimen, etc.,

on page 617 under the heading "ANATOMICAL PATHOLOGY, HISTOLOGY AND CYTOLOGY (Fees for Diagnostic Interpretation of Laboratory Procedures)" and subheading "Preamble".

- This Regulation shall be deemed to have come into force on the 1st day of April, 1986.
- 3. A reference in this Regulation to any page number is a reference to that page (foot pagination) in *The Ontario Gazette* dated the 3rd day of May, 1986.

(8887)

26

# NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

O. Reg. 343/86.
Designation of Area of Development Control.
Made—June 5th, 1986.
Filed—June 10th, 1986.

REGULATION TO AMEND
REGULATION 683 OF
REVISED REGULATIONS OF
ONTARIO, 1980
MADE UNDER THE
NIAGARA ESCARPMENT
PLANNING AND DEVELOPMENT
ACT

- Paragraph 26 of the Schedule to Regulation 683 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 26. In the Town of Flamborough in The Regional Municipality of Hamilton-Wentworth described as follows:
  - Beginning at the intersection of the southerly boundary of the Town of Flamborough and the southerly prolongation of the westerly limit of Lot 32 in Concession I of the former Township of Beverly;

Thence northerly to and along that westerly limit to a point distant 500 metres measured southerly therealong from the northerly limit of that Lot;

Thence easterly and parallel with the northerly limit of lots 32 and 33 in the said Concession to the easterly limit of that Lot 33;

Thence northerly along that easterly limit to the northerly limit of the said Concession; Thence easterly along the said northerly limit to the easterly boundary of the said former Township;

Thence northerly along the said easterly boundary to the northeasterly limit of the King's Highway Number 8;

Thence northwesterly along the said northeasterly limit to the westerly limit of Lot 32 in Concession II of the said former Township;

Thence northerly along that westerly limit to the southerly limit of the King's Highway Number 5;

Thence easterly along the said southerly limit to the westerly limit of Lot 36 in the said Concession II;

Thence south 12° 46′ east along that westerly limit 356.13 metres to a point;

Thence north 76° 37′ 20″ east 138.95 metres to a point;

Thence south 13° 22′ 40″ east 257.92 metres to a point;

Thence north 76° 58' east 275.4 metres to a point in the easterly limit of that Lot 36;

Thence north 76° 58′ east crossing the road allowance between the former Townships of Beverly and West Flamborough 20.12 metres to the easterly limit of the said road allowance;

Thence north 76° 58' east 218.15 metres to a point;

Thence north 13° 20′ west 233.78 metres to a point;

Thence north 76° 37′ 20″ east 188.95 metres to a point;

Thence north 13° 31' 10" west 458.39 metres to the southerly limit of the said Highway Number 5:

Thence easterly along the said southerly limit 128.10 metres to a point;

Thence south 13° 16′ 40″ east 115.46 metres to a point;

Thence easterly 88.39 metres to a point distant 115.33 metres measured south 13° 16′ 40″ east from the said King's Highway;

Thence south 13° 16′ 40″ east 357.39 metres to a point;

Thence north 77° 01′ 20″ east 225.38 metres to the easterly limit of Neff's Lane;

Thence north 13° 16′ 40″ west along the easterly limit 473.17 metres to the southerly limit of the said King's Highway;

Thence easterly along the said southerly limit 197.52 metres to a point;

Thence south 13° 29' east 470.86 metres to a point;

Thence north 76° 37′ 20″ east 615.76 metres to the westerly limit of Lot 5 in Concession II of the said Township of West Flamborough;

Thence south 12° 52′ 10″ east along that westerly limit 152.13 metres to a point;

Thence north 74° east 21.12 metres to a point;

Thence north 52° 36′ east 106.01 metres to a point;

Thence south 89° east 228.11 metres to a point;

Thence north 84° 38' east 92.28 metres to a point;

Thence north 72° 15' east 92.11 metres to a point;

Thence north 7° 12′ east 149.14 metres to a point:

Thence south 89° 23' east 35.56 metres to a point;

Thence south 88° 39' east 54.95 metres to a point:

Thence south 78° 01' east 151.03 metres to the westerly limit of the road allowance between lots 6 and 7; Thence southerly along the said westerly limit to the northerly limit of the southerly half of the said Concession:

Thence easterly along that northerly limit to the westerly limit of Lot 8 in the said Concession;

Thence southerly along that westerly limit to an angle of a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number M-173;

Thence easterly and southerly along the southwesterly limit of that Plan to the northerly limit of the King's Highway Number 8;

Thence easterly along that northerly limit to the easterly limit of that Lot 8;

Thence northerly along the easterly limit of that Plan to the northeasterly angle of that Plan;

Thence southwesterly along the northwesterly limit of that Plan to the westerly limit of that Lot;

Thence northerly along that westerly limit to the northerly limit of the southerly half of the said Concession;

Thence easterly along that northerly limit to the easterly limit of Lot 15 in the said Concession II;

Thence southerly along that easterly limit to the southerly limit of Harvest Road;

Thence easterly along that southerly limit to the easterly limit of Lot 17 in the said Concession;

Thence northerly along that easterly limit to the northerly limit of the southerly half of the said Concession;

Thence easterly along that northerly limit to the westerly limit of Lot 19 in the said Concession;

Thence northerly along that westerly limit to the southerly limit of the King's Highway Number 5;

Thence northeasterly along the said southeasterly limit to the southwesterly limit of the road allowance between lots 7 and 8 of the former Township of East Flamborough;

Thence northwesterly along the said southwesterly limit to the southeasterly limit of the said Concession IV of the said former Township; Thence northeasterly along the said southeasterly limit to the southerly angle of Lot 1 in the said Concession;

Thence northwesterly along the southwesterly limit of Lot 1 in concessions IV, V and VI of the former Township of East Flamborough to the westerly angle of Lot 1 in the said Concession VI;

Thence southwesterly along the northwesterly limit of Lot 2 in the said Concession VI to the westerly angle of the said Lot 2;

Thence northwesterly to and along the northeasterly limit of Lot 3 in Concession VII of the former Township of East Flamborough to the northerly angle of that Lot;

Thence southwesterly along the northwesterly limit of lots 3, 4 and 5 in the said Concession to the easterly limit of the right of way of the Canadian Pacific Railways;

Thence northerly along the easterly limit of the said right of way to the northwesterly limit of Concession VIII of the former Township of East Flamborough;

Thence northeasterly along the northwesterly limit of the said Concession VIII to the northeasterly boundary of the Town of Flamborough;

Thence southeasterly along that northeasterly boundary to a point distant 396.24 metres measured southerly therealong from the southerly limit of the King's Highway Number 5;

Thence westerly and parallel with that southerly limit to the easterly limit of Lot 2 in Concession III of the former Township of East Flamborough;

Thence southerly along that easterly limit to a point distant 640.08 metres measured southerly therealong from the southerly limit of the said King's Highway;

Thence westerly and parallel with that southerly limit to the westerly limit of that Lot 2:

Thence southerly along that westerly limit to the southerly limit of the said Concession III;

Thence westerly along that southerly limit to the easterly limit of the former Village of Waterdown;

Thence northerly along the said easterly limit to the southeasterly limit of Back Street;

Thence southwesterly along that southeasterly limit to the westerly limit of George Street;

Thence southwesterly and parallel with the southeasterly limit of Dundas Street to the easterly limit of the right of way of the Canadian Pacific Railways:

Thence southerly along the said easterly limit to the easterly limit of Mill Street;

Thence southerly along the said easterly limit to the intersection of the easterly prolongation of the northerly limit of School Street;

Thence westerly along that prolongation to the westerly limit of the right of way of that Railway;

Thence southerly along that westerly limit to the southerly limit of School Street;

Thence westerly along that southerly limit to the easterly limit of Main Street;

Thence southerly along that easterly limit to intersect the easterly prolongation of the southeasterly limit of the lands described in an Instrument registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 106711 A.B.:

Thence westerly to and along that southeasterly limit to the easterly angle of the lands shown on a Plan registered in the said Land Registry office as Number M-38;

Thence northwesterly along the northeasterly limit of Lot 11 of that Plan to the northeasterly angle of that Lot;

Thence northwesterly to and along the northeasterly limit of lots 2 and 1 of that Plan to the northeasterly angle of that Lot 1;

Thence southwesterly along the northwesterly limit of that Plan to the easterly angle of an Instrument registered in the said Land Registry Office as Number 93875 H.L.;

Thence southwesterly along the southeasterly limit of that Instrument and the westerly prolongation thereof to the easterly limit of Lot 8 in Concession III in the former Township of East Flamborough;

Thence northerly along that easterly limit to the southeasterly angle of the lands shown on a Plan registered in that Land Registry Office as Number 894;

Thence southwesterly along the southeasterly limit of that Plan to intersect a line parallel with and distant 274.32 metres measured southerly from the southerly limit of the King's Highway Number 5;

Thence westerly along that parallel line to the easterly limit of Lot 9 in the said Concession III;

Thence northerly along that easterly limit a distance of 3.048 metres to a line parallel with and distant 60.96 metres measured northerly from the brow of the escarpment;

Thence southwesterly along that parallel line to the northeasterly limit of the lands shown on a Plan registered in the said Land Registry Office as Number 953;

Thence southeasterly along the said northeasterly limit to a line parallel with and distant 274.32 metres measured southerly from the southerly limit of the King's Highway Number 5;

Thence westerly along that parallel line to the southwesterly limit of the King's Highway Number 6;

Thence southeasterly along the said southwesterly limit to a line parallel with and distant 91.44 metres measured northwesterly from the brow of the escarpment;

Thence southwesterly along that parallel line to the northerly limit of Concession II of the former Township of West Flamborough;

Thence westerly along the said northerly limit to the westerly limit of Lot 25 in the said Concession II;

Thence southerly along the easterly limit of Lot 24 in the said Concession a distance of 243.84 metres to a point;

Thence westerly and parallel with the northerly limit of that Lot to the westerly limit of that Lot;

Thence southerly along that westerly limit 243.84 metres to a point;

Thence westerly and parallel with the northerly limit of lots 23 and 22 in the said Concession II to the westerly limit of that Lot 22;

Thence southerly along the easterly limit of Lot 21 in the said Concession to a point distant 731.52 metres from the northerly limit of that Lot;

Thence westerly and parallel with that northerly limit to the westerly limit of that Lot;

Thence southerly along that westerly limit to a line parallel with and distant 91.44 metres measured northwesterly from the northwesterly limit of Rock Chapel Road;

Thence southwesterly and southerly and parallel with the westerly limit of the said Road to the intersection with a line parallel with and distant 1,341.12 metres measured southerly from the northerly limit of Lot 20 in the said Concession II;

Thence westerly along that parallel line to the westerly limit of that Lot;

Thence southerly along that westerly limit to the southerly limit of the said Concession II;

Thence westerly along the said southerly limit to the northerly prolongation of the line between the east and west halves of Lot 18 in Concession I of the former Township of West Flamborough;

Thence southerly to and along that line to the brow of the escarpment;

Thence westerly along that brow to the westerly limit of that Lot 18;

Thence southerly along that westerly limit to the southerly boundary of the Town of Flamborough;

Thence westerly following the southerly boundaries of that Town to the place of beginning.

 Beginning at the intersection of the northerly limit of the King's Highway Number 5 and the westerly limit of Lot 23 in Concession III of the former Township of West Flamborough;

Thence northerly along that westerly limit to a point distant 990 metres measured northerly therealong from the northerly limit of the said King's Highway;

Thence easterly to a point in the easterly limit of the said Lot distant 815 metres measured northerly therealong from the northerly limit of the said King's Highway;

Thence easterly to and along the southerly limit of a Plan registered in the said Land Registry Office as Number 1021 to the westerly limit of the King's Highway Number 6;

Thence northerly along the said westerly limit to intersect the westerly prolongation of the northerly limit of Concession III of the former Township of East Flamborough;

Thence northeasterly to and along the said northerly limit to intersect a line parallel with and distant 86.8 metres measured northeasterly at right angles from the westerly limit of Lot 11 in the said Concession;

O. Reg. 343/86

Thence southeasterly along the said parallel line to the northerly limit of the said King's Highway Number 5;

Thence westerly along the said northerly limit to the place of beginning.

iii. Those portions of Lot 10 in Concession III of the former Township of East Flamborough as shown on a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62M-414 and on a Plan deposited in the said Land Registry Office as Number 62R-8043.

BERNARD GRANDMAÎTRE
Minister of Municipal Affairs

Dated at Toronto, this 5th day of June, 1986.

(8888) 26

# AGRICULTURAL DEVELOPMENT FINANCE ACT

O. Reg. 344/86. Interest Rate. Made—June 6th, 1986. Filed—June 10th, 1986.

# REGULATION TO AMEND REGULATION 11 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE AGRICULTURAL DEVELOPMENT FINANCE ACT

- 1. Subsections 1 (5) and (6) of Regulation 11 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 699/85, are revoked and the following substituted therefor:
- (5) The rates of interest to be paid on moneys deposited in accounts in a Province of Ontario Savings Office shall be rates that will maintain the Office in a competitive position with other financial institutions.
- (6) Where there is a change in the rates of interest referred to in subsections (2) and (4) that are generally paid by financial institutions, the rates of interest payable by the Province of Ontario Savings Office shall be examined to determine whether or not a corresponding change is required to be made. O. Reg. 344/86, s. 1.

- Section 2 of the said Regulation is amended by striking out "paragraph 1 of section 1" in the eighth line and inserting in lieu thereof "subsection 1 (2)".
- 3. Section 3 of the said Regulation is revoked and the following substituted therefor:
- 3. Where the annual rate of interest is changed, the change shall be prominently posted in each Province of Ontario Savings Office and shall set forth the new rate of interest and the day that the new rate of interest is effective. O. Reg. 344/86, s. 3.

(8889)

# LAND TRANSFER TAX ACT

O. Reg. 345/86. Delegation of Authority. Made—June 6th, 1986. Filed—June 10th, 1986.

# REGULATION TO AMEND REGULATION 558 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LAND TRANSFER TAX ACT

- 1. Subsections 1 (2), (3), (4) and (5) of Regulation 558 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 625/83, are revoked and the following substituted therefor:
- (2) The officers of the Ministry of Revenue holding the positions of Director and Senior Manager, Legislation and Planning, of the Motor Fuels and Tobacco Tax Branch may exercise any power or perform any duty conferred or imposed on the Minister under the following provisions of the Act:
  - 1. Subclauses 1 (1) (f) (i) and (ii).
  - 2. Sub-subclause 1 (1) (p) (ii) (B).
  - Subsection 4 (10).
  - 4. Subsection 13 (1aa).
  - 5. Subsections 16 (1), (2), (4), (5), (6), (7) and (8).
- (3) The officers of the Ministry of Revenue holding the positions of Director and Manager, Operations and Finance, of the Motor Fuels and Tobacco Tax Branch may exercise any powers and perform any duties of the Minister under the following provisions of the Act:

- 1. Subsections 2 (1a), (5) and (6).
- 2. Section 3.
- 3. Subsection 4 (5).
- 4. Subsections 7 (1), (1a), (2) and (3).
- 5. Clauses 8 (1) (a), (b) and (c) and subsections 8 (2) and (3).
- 6. Clause 13 (1) (b).
- 7. Subsection 14 (1).
- 8. Subsection 16 (9).
- 9. Section 17.
- (4) The officers of the Ministry of Revenue holding the positions of Senior Land Transfer Tax Analyst and Land Transfer Tax Analyst, of the Motor Fuels and Tobacco Tax Branch may exercise any power and perform any duty conferred or imposed on the Minister under the following provisions of the Act:
  - 1. Subsections 2 (1a), (5) and (6).
  - 2. Subsection 4 (5).
  - 3. Section 17.
- (5) The officers of the Ministry of Revenue holding the positions of Legislation Specialist, Policy and Interpretations, and Senior Supervisor, Revenue Programs, of the Motor Fuels and Tobacco Tax Branch may exercise any power or perform any duty conferred or imposed on the Minister under the following provisions of the Act:
  - 1. Subsections 2 (1a), (5) and (6).
  - 2. Subsection 4 (5).
  - Clauses 8 (1) (a), (b) and (c) and subsections 8
     and (3).
  - 4. Subsection 13 (1aa).
  - 5. Section 17. O. Reg. 345/86, s. 1.
  - 2. This Regulation shall be deemed to have come into force on the 1st day of January, 1986.

(8890)

26

#### PLANNING ACT, 1983

O. Reg. 346/86.
Restricted Areas—County of Simcoe,
Township of Nottawasaga.
Made—June 9th, 1986.
Filed—June 11th, 1986.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

- 1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 231.—(1) Notwithstanding any other provision of this Order, seven seasonal dwellings and buildings and structures accessory thereto may be erected and used on the land described in subsection (2).
- (2) Subsection (1) applies to the land situate in the Township of Nottawasaga in the County of Simcoe, being that part of lots 38 and 39 in Concession XII comprising Parts 2 to 8 inclusive on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-14056. O. Reg. 346/86, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 9th day of June, 1986.

(8912)

26

#### PLANNING ACT, 1983

O. Reg. 347/86.
Restricted Areas—County of Simcoe,
Township of Nottawasaga.
Made—June 9th, 1986.
Filed—June 11th, 1986.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

- 1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 232.—(1) A single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum front yard 7.6 metres

Minimum side yards

3 metres on one side

1.2 metres on the other side

Maximum height of single-family dwelling

9.1 metres

Minimum ground floor area of single-family dwelling

one storey—93 square metres

one and one-half storeys or more—69.8 square metres

(2) This section applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 34 in Concession IV described as follows:

Commencing at a point in the southerly boundary of said Lot 34 distant 850 feet westerly from the southeast angle of the said Lot 34;

Thence northerly in a line parallel with the east limit of said Lot 34 a distance of 493.35 feet, more or less, to a point in the existing line between the north and south halves of the south half of said Lot 34;

Thence westerly along the said line between the north and south halves of the south half of said Lot 34 a distance of 354.5 feet, more or less, to an iron survey bar;

Thence south 9° 34′ east a distance of 497.96 feet to a point in the southerly limit of said Lot 34;

Thence easterly along the south limit of said Lot 34 a distance of 354.5 feet, more or less, to the point of commencement. O. Reg. 347/86, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 9th day of June, 1986.

(8913) 26

#### PLANNING ACT, 1983

O. Reg. 348/86.
Restricted Areas—County of Simcoe,
Township of Nottawasaga.
Made—May 30th, 1986.
Filed—June 11th, 1986.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

 Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

233.—(1) The continued use of the welding and farm machinery repair shop existing on the lands described in subsection (2) is permitted.

(2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 31 in Concession X described as follows:

Commencing at a point in the south limit of said Lot, distant 662.66 feet easterly thereon from the southwest angle of said Lot;

Thence northerly parallel to the westerly limit of said Lot to a point in the northerly limit of said Lot;

Thence easterly along the northerly limit of said Lot a distance of 331.33 feet to a point;

Thence southerly parallel to the westerly limit of said Lot to a point in the southerly limit of said Lot;

Thence westerly along said southerly limit to the point of commencement. O. Reg. 348/86, s. 1.

L. J. FINCHAM Director Plans Administration Branch Central and Southwest Ministry of Municipal Affairs

26

Dated at Toronto, this 30th day of May, 1986.

(8914)

## PLANNING ACT, 1983

O. Reg. 349/86.
Restricted Areas—County of Simcoe,
Township of Nottawasaga.
Made—May 30th, 1986.
Filed—June 11th, 1986.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983 1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

234.—(1) A single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum distance of any building or structure from the front lot line adjoining the original road allowance between Concessions VI and VII

7.6 metres

Minimum side yards

3 metres on one side and

1.2 metres on the other side

Maximum height of single-family dwelling

9.1 metres

Minimum ground floor area of single-family dwelling

one storey—93 square metres one and one-half storeys or more—69.8 square metres

(2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 39 in Concession VI described as Lot 6 on the west side of Church Street containing three and three-quarter acres, more or less, in the Village of Sudbury, in the Township of Nottawasaga, according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 110. O. Reg. 349/86, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 30th day of May, 1986.

(8915) 26

#### MINISTRY OF HEALTH ACT

Mary A.

O. Reg. 350/86. Grants to University Faculties of Medicine. Made—April 30th, 1986. Approved—June 6th, 1986. Filed—June 12th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 536/82 MADE UNDER THE MINISTRY OF HEALTH ACT

 The Schedule to Ontario Regulation 536/82 is revoked and the following substituted therefor:

#### Schedule

Column 1	COLUMN 2	COLUMN 3
Faculty of Medicine	Amount of Grant	Fiscal Year
University of Ottawa	767,325	April 1, 1985
University of Ottawa	798,018	April 1, 1986

O. Reg. 350/86, s. 1.

MURRAY ELSTON Minister of Health

26

Dated at Toronto, this 30th day of April, 1986.

(8916)

# FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 351/86. Grain. Made—June 6th, 1986. Filed—June 12th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 653/84 MADE UNDER THE FARM PRODUCTS GRADES AND SALES ACT

- 1. Section 4 of Ontario Regulation 653/84 is revoked and the following substituted therefor:
- 4.—(1) An application for a licence or a renewal of a licence to engage in business as a dealer shall be made to the Director on a form provided by the Director.
- (2) The duration of every licence issued for a licence year is one year calculated from the 1st day of July in the year that the licence is issued and expiring with the 30th day of June in the following year.

- (3) For a licence issued for a licence year commencing in 1985, the year shall be calculated from the 1st day of July, 1985 and shall expire with the 30th day of June, 1986 notwithstanding that a different date is indicated on the licence.
- (4) The duration of a licence that is a renewal of a licence that was deemed to be continued under section 14 of the Act is one year calculated from the 1st day of July in the year that the previous licence expired and expiring with the 30th day of June in the following year.
- (5) The duration for a first time licence or a licence that is not deemed to be continued under section 14 of the Act issued for a partial licence year is the period from the time of issue to the 30th day of June next following.
  - (6) No licence is transferable.
- (7) The fee for a licence is \$25. O. Reg. 351/86, s. 1, part.
- 4a. Renewal of a licence may be refused on the grounds,
  - (a) that the application was not submitted; or
  - (b) security or proof of financial responsibility was not furnished,

before the 30th day of April preceding the expiry day of the licence. O. Reg. 351/86, s. 1, part.

2. Forms 1 and 2 of the said Regulation are revoked.

(8917) 26

#### UPHOLSTERED AND STUFFED ARTICLES ACT

O. Reg. 352/86. General. Made—June 12th, 1986. Filed—June 13th, 1986.

REGULATION TO AMEND
REGULATION 940 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
UPHOLSTERED AND STUFFED
ARTICLES ACT

1. Clause 1 (b) of Regulation 940 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

- (b) "home hobby or craft operator" means a person who manufactures less than 1000 upholstered or stuffed articles per year in his or her residence for sale to the public, but does not include a renovator;
- Section 4 of the said Regulation, as remade by section 1 of Ontario Regulation 621/84, is revoked and the following substituted therefor:
- 4.—(1) The fee for registration as a manufacturer or a renewal thereof is \$250 for each registration number issued.
- (2) The fee for registration as a renovator or a renewal thereof is \$50 for each registration number issued. O. Reg. 352/86, s. 2.
  - Section 6 of the said Regulation is revoked and the following substituted therefor:

6.—(1) The fee for registration as a home hobby or craft operator is, where the proposed production of stuffed articles during the registration period is,

(2) The fee for renewal of a registration as a home hobby or craft operator is, where the number of stuffed articles indicated on the statement filed under subsection 3 (2) is,

- (c) 500 articles or more but fewer than 1000 articles .....

O. Reg. 352/86, s. 3.

50

4. The Schedule of Fees to Form 7 of the said Regulation, as remade by section 7 of Ontario Regulation 294/83 and amended by section 2 of Ontario Regulation 621/84, is revoked and the following substituted therefor:

Schedule of Fees/Tarifs

Manufacturer/Fabricant	\$250
Renovator/Rénovateur	50

5. The Schedule of Fees to Form 8 of the said Regulation, as remade by section 7 of Ontario Regulation 294/83, is revoked and the following substituted therefor:

For the manufacturer of/Nombre d'articles fabriqués

# Schedule of Fees | Tarifs

Fewer than 100 articles/ Moins de 100 articles	\$10
100 or more but fewer than 500 articles/100 à 499 articles	25
500 or more but fewer than 1000 articles/500 à 999 articles	50

6. The Schedule of Fees to Form 9 of the said Regulation, as remade by section 7 of Ontario Regulation 294/83 and amended by section 3 of Ontario Regulation 621/84, is revoked and the following substituted therefor:

### Schedule of Fees Tarifs

Manufacturer/Fabricant											SZ	2.5	, (
Renovator/Rénovateur .					 							5	(

7. The Schedule of Fees to Form 10 of the said Regulation, as remade by section 7 of Ontario Regulation 294/83, is revoked and the following substituted therefor:

#### Schedule of Fees/Tarifs

Fewer than 100 articles/ Moins de 100 articles	.810
100 articles or more but fewer than 500 articles/100 à 499 articles	. 25
500 or more but fewer than 1000 articles/500 à 999 articles	. 50

8. This Regulation comes into force on the 1st day of August, 1986.

(8918)26

#### PENSION BENEFITS ACT

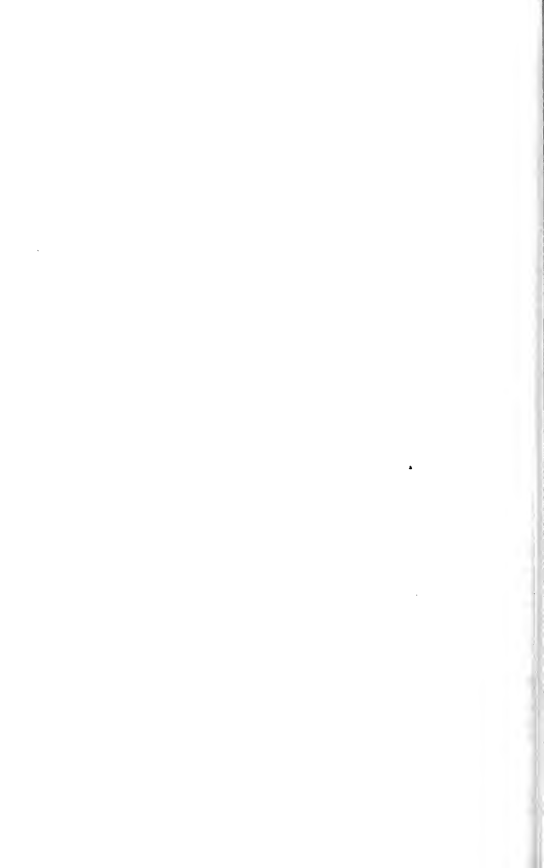
O. Reg. 353/86. General. Made-June 12th, 1986. Filed-June 13th, 1986.

REGULATION TO AMEND **REGULATION 746 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PENSION BENEFITS ACT

O. Reg. 353/86

- 1. Section 11 of Regulation 746 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 11.—(1) Upon application for registration of a pension plan under subsection 17 (1) or (2) of the Act or upon the filing of an annual information return under subsection 17 (4) of the Act, a fee of \$4 shall be paid in respect of each member of the pension plan in Ontario and in respect of each member of the pension plan in a designated province reported to be on the payroll of the employer.
- (2) Where the Commission administers a pension plan under an agreement made with the Government of Canada under subsection 10 (2) of the Act, upon application for registration of the plan under subsection 17 (1) or (2) of the Act or upon the filing of an annual information return required by subsection 17 (4) of the Act, a fee of \$4 shall be paid in respect of each member of the plan.
- (3) The total fee payable under subsection (1) or (2) shall be not less than \$80 and not more than \$2,000.
- (4) In lieu of the fees set out in subsections (1) and (2), where the annual information return required to be filed with the Commission is filed later than six months following the fiscal year end of the pension plan a fee
  - (a) \$8 shall be paid in respect of each member of the pension plan in Ontario or a designated province; or
  - (b) where the Commission administers a pension plan under an agreement with the Government of Canada under subsection 10 (2) of the Act, \$8 shall be paid in respect of each member of the plan.
- (5) The total fee payable under subsection (4) shall be not less than \$160 and not more than \$4,000. O. Reg. 353/86, s. 1.
  - 2. This Regulation comes into force on the 1st day of August, 1986.

(8919)



# **Publications Under The Regulations Act**

July 5th, 1986

#### MENTAL HEALTH ACT

O. Reg. 354/86. Application of Act. Made—June 12th, 1986. Filed—June 17th, 1986.

# REGULATION TO AMEND REGULATION 609 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MENTAL HEALTH ACT

- 1. Section 14 of Regulation 609 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 207/82, section 1 of Ontario Regulation 241/83 and section 1 of Ontario Regulation 543/83, is revoked and the following substituted therefor:
- 14.—(1) A member of a review board who is a psychiatrist or a barrister and solicitor shall be paid.
  - (a) \$275 while engaged in work of the board where the work does not exceed three hours in a day; or
  - (b) \$550 while engaged in work of the board where the work is for three hours or more in a day.
- (2) The chairman of a review board who is not a psychiatrist or a barrister and solicitor shall be paid \$150 for each day or part thereof while engaged upon the work of the board.
- (3) A member of a review board who is not referred to in subsection (1) or (2) shall be paid \$110 for each day or part thereof while engaged upon the work of the board.
- (4) In addition to the remuneration set out in subsections (1) to (3), chairmen and members of review boards shall be paid their necessary and reasonable expenses incurred in connection with their work as board members. O. Reg. 354/86, s. 1.

# PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 355/86.
The Regional Municipality of York,
Town of Markham.
Made—June 16th, 1986.
Filed—June 18th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 473/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 473/73 is amended by adding thereto the following section:

71.—(1) Notwithstanding any other provision of this Order, a single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum lot frontage 30 metres

Minimum lot area 0.4 hectares

Minimum front yard 9 metres

Minimum side yards 3 metres

(2) This Order applies to that parcel of land in the Town of Markham in The Regional Municipality of York, being the west half of Lot 9 on a Plan registered in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number 2196 and known municipally as 211 Helen Avenue. O. Reg. 355/86, s. 1.

G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs

27

Dated at Toronto, this 16th day of June, 1986.

(8924)

27 (8944)

(8945)

## PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 356/86.

County of Halton (now part of the regional municipalities of Halton and Peel). Town of Oakville (now part of the towns of Halton Hills, Milton, Oakville and the City of Mississauga).

Made-June 17th, 1986. Filed-June 18th, 1986.

# REGULATION TO AMEND **ONTARIO REGULATION 481/73** MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Subsection 82 (3) of Ontario Regulation 481/73, as made by section 2 of Ontario Regulation 643/84, is amended by adding at the end thereof:

Excepting therefrom that part of Lot 6 in Concession II, north of Dundas Street, shown as Part 1 on Plan 20R-6223 deposited in the Land Registry Office for the Registry Division of Halton (No. 20) on the 18th day of July, 1983.

> L. J. FINCHAM Director Plans Administration Branch Central and Southwest Ministry of Municipal Affairs

Dated at Toronto, this 17th day of June, 1986.

#### PLANNING ACT, 1983

O. Reg. 357/86. Restricted Areas-County of Simcoe, Township of Vespra. Made—June 17th, 1986. Filed—June 18th, 1986.

# REGULATION TO AMEND **ONTARIO REGULATION 62/73** MADE UNDER THE PLANNING ACT, 1983

- 1. Section 1 of Ontario Regulation 62/73 is amended by adding thereto the following clauses:
- (aa) "building height" means the vertical distance from the finished grade level to,

- (i) in the case of a flat roof, the highest point of the roof surface,
- (ii) in the case of a mansard roof, the roof deckline, and
- (iii) in the case of any other roof, the mean height between the eaves and the ridge,

but exclusive of any roof or penthouse structure accommodating an elevator, staircase, tank, ventilating fan or other similar equipment, a smoke stack or other ornamental or utilitarian structure which rises above the roof level but which does not provide habitable living space;

- (ca) "dwelling unit floor area" means the total floor area contained within the outside face of the exterior walls of a dwelling unit excluding any private garage, open porch, verandah, balcony, unfinished attic. unfinished basement and finished unfinished cellar;
- (da) "finished grade level" means the average elevation of the finished surface of the ground abutting the extenal walls of any building or structure, exclusive of any embankment in lieu of steps;
- (fa) "lot area" means the total area within the lot lines of a lot;
- (fb) "lot coverage" means that percentage of the total lot area covered by all buildings above the finished grade level but does not include that portion of the lot area occupied by a building or portion thereof which is completely below finished grade level;
- (fc) "lot frontage" means the distance between the side lot lines measured along a line 7 metres back from and parallel to the front lot line:
- 2. The said Regulation is amended by adding thereto the following section:

57.—(1) Subject to subsection (2), eleven singlefamily dwellings and buildings and structures accessory thereto may be erected and used on the lands described in subsection (3) if the following requirements are met:

Minimum lot area 1,390 square metres Minimum lot frontage on Edgehill Drive 22 metres

Minimum dwelling unit floor area

110 square metres

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Maximum lot coverage

5 per cent

Maximum building height

10 metres

Number of dwelling units per lot

1

Minimum distance of any building or structure from,

- (a) front lot line adjoining Edgehill Drive
- 7 metres
- (b) side lot line adjoining the road allowance between concessions VII and VIII
- 3 metres
- (c) any other side lot line

1.2 metres

(d) rear lot line

- 7 metres
- (2) No accessory building or structure, except an underground parking structure, shall,
  - (a) exceed a height of 5 metres;
  - (b) be erected prior to the erection of the main building except for construction facilities:
  - (c) be located in any front yard except for an attached garage, a carport or an inground swimming pool;
  - (d) be located within 3 metres of the side lot line adjoining the road allowance between concessions VII and VIII; and
  - (e) be located within 7 metres of the front lot line, within .6 metres of the rear lot line and within .6 metres of any side lot line other than that described in clause (d).
- (3) This section applies to that parcel of land situate in the City of Barrie in the County of Simcoe, being that part of Lot 22 in Concession VII more particularly described as Plan 51M-256 as deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51). O. Reg. 357/86, s. 2.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 17th day of June, 1986.

i

#### LAND TRANSFER TAX ACT

O. Reg. 358/86.

Consolidated Affidavit of Residence and Value of Consideration.

Made—June 16th, 1986.

Filed-June 18th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 613/81 MADE UNDER THE LAND TRANSFER TAX ACT

 Ontario Regulation 613/81, as amended by Ontario Regulation 10/84, is further amended by adding thereto the following section:

4a.—(1) A person who tenders for registration under subsection 2 (1) of the Act a conveyance with respect to which the value of the consideration exceeds \$250,000 and in which the land conveyed contains at least one and not more than two single family residences and who believes that the consideration should be apportioned under subsection 2 (1a) of the Act shall include in paragraph 7 of the affidavit required under subsection 4 (1) of the Act the following statement:

The value of the consideration herein has been apportioned by the transferee on the basis that the value of the consideration attributable to the conveyance of at least one and not more than two single family residences is S............

(2) A person referred to in subsection (1) who uses Form 1a shall include in paragraph 7 of the affidavit the following statement:

Le montant de la contrepartie susmentionnée est réparti par le cessionnaire au motif que le montant de celle-ci qui est imputable au transport d'au moins une et d'au plus deux résidences unifamiliales, est de S. O. Reg. 358/86, s. 1.

- 2.—(1) Items 2 and 3 of Form 1 of the said Regulation are revoked and the following substituted therefor:
  - (To be completed where the value of the consideration for the conveyance exceeds \$250,000).

I have read and considered the definition of "single family residence" set out in clause 1 (1) (ja) of the Act. The land conveyed in the above-described conveyance

contains at least one and not more than two single family residences

3018

does not contain a single family residence
 contains more than two single family residences (see instruction 3).

#### Notes:

CLAUSE 2 (1) (d) IMPOSES AN ADDITIONAL TAX AT THE RATE OF ONE-HALF OF ONE PER CENT UPON THE VALUE OF CONSIDERATION IN EXCESS OF \$250,000 WHERE THE CONVEYANCE CONTAINS AT LEAST ONE AND NOT MORE THAN TWO SINGLE FAMILY RESIDENCES.

- 3. I have read and considered the definitions of "non-resident corporation" and "non-resident person" set out respectively in clauses 1 (1) (f) and (g) of the Act and each of the following persons to whom or in trust for whom the land is being conveyed in the above-described conveyance is a "non-resident corporation" or a "non-resident person" as set out in the Act (see instructions 4 and 5).
- (2) Items 2 and 3 of Form 1a of the said Regulation, as made by section 3 of Ontario Regulation 10/84, are revoked and the following substituted therefor:
  - 2. (À remplir lorsque le montant de la contrepartie reliée au transport dépasse 250 000 \$.)

J'ai examiné la définition de "résidence unifamiliale" ("single family residence") énoncée à l'alinéa 1 (1) ja) de la Loi. Le bienfonds désigné à l'acte de transport précité :

- comprend au moins une et au plus deux résidences unifamiliales;
- ne comprend pas de résidence unifamiliale;
- comprend plus de deux résidences unifamiliales (voir la directive 3).

#### REMARQUES:

L'ALINÉA 2 (1) d) PRÉVOIT L'IMPOSITION DE DROITS SUPPLÉMENTAIRES AU TAUX DE UN DEMI DE UN POUR CENT DU MONTANT DE LA CONTREPARTIE QUI EXCÈDE 250 000 \$, LORSQUE L'ACTE DE TRANSPORT SE RAPPORTE À AU MOINS UNE ET AU PLUS DEUX RÉSIDENCES UNIFAMILIALES.

3. J'ai examiné les définitions de "personne morale non résidente" ("non-resident corporation") et de "personne non résidente" ("non-resident person") aux alinéas 1 (1) f) et g) de la Loi et chacune des personnes suivantes qui est, soit le bénéficiaire, soit le bénéficiaire de la fiducie au profit de laquelle le bien-fonds mentionné à l'acte de transport précité est

transporté, est une "personne morale non résidente" ou une "personne non résidente" au sens de la Loi (voir les directives 4 et 5).

3. This Regulation comes into force on the 1st day of August, 1986.

ROBERT NIXON
Minister of Revenue

27

27

Dated at Toronto, this 16th day of June, 1986.

(8947)

#### LIVE STOCK MEDICINES ACT

O. Reg. 359/86. General. Made—June 12th, 1986. Filed—June 18th, 1986.

REGULATION TO AMEND
REGULATION 587 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
LIVE STOCK MEDICINES ACT

1.—(1) Item 9 of the Schedule to Regulation 587 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subitem:

ixa. Immucox coccidiosis vaccine

- (2) The said Schedule is further amended by adding thereto the following item:
- 18a. Denagard (Tiamulin) soluble antibiotic for use in the drinking water of swine.

(8948)

# ONTARIO UNCONDITIONAL GRANTS ACT

O. Reg. 360/86.

Determination of Apportionments and Levies, 1986.

Made—June 12th, 1986.

Filed—June 19th, 1986.

REGULATION MADE UNDER THE ONTARIO UNCONDITIONAL GRANTS ACT

DETERMINATION OF APPORTIONMENTS AND LEVIES, 1986

- 1. In this Regulation,
- "conservation authority" means a conservation authority that makes an apportionment in 1986 on the basis of discounted equalized assessment;
- "conservation authority area" means the area over which a conservation authority has jurisdiction;
- "conservation authority levy" means the amount required for administrative and capital costs in 1986 by a conservation authority for conservation authority purposes;
- "discount factor" means the discount factor for an upper tier municipality, a district board or a conservation authority located within a district board area as set out in Column 2 of Schedule 2;
- "discounted assessment of a supporting municipality" means the sum of,
  - (a) the product obtained by multiplying the residential and farm assessment by the discount factor prescribed for that upper tier municipality, district board or conservation authority located within a district board area,
  - (b) the commercial assessment, and
  - (c) the equivalent assessment for the municipality as determined under Part I, II or III, as the case may be;
- "discounted equalized assessment of a supporting municipality" means the discounted assessment of a supporting municipality divided by its prescribed equalization factor and multiplied by 100:
- "district board" means a district welfare administration board or a board of management for a home for the aged that is required by the Act establishing it to make an apportionment in 1986 on the basis of equalized assessment;
- "district board area" means the area over which a district board has jurisdiction:
- "equalization factor" means the equalization factor for a municipality as published in *The Ontario* Gazette in 1985 under subsection 55 (3) of the Assessment Act;
- "last returned assessment roll" means, for regional, county and defined area apportionments, the assessment roll required to be returned to the clerk of the municipality in 1985 in accordance with section 35 of the Assessment Act, and for district board and conservation authority apportionments, the assessment roll required to be returned to the clerk of the municipality in 1984 in accordance with section 35 of the Assessment Act;
- "1985 apportionment guarantee grant" means the apportionment guarantee grant determined under

- subsections 8 (2), 16 (2) and 27 (2) of Ontario Regulation 251/85;
- "1985 sharing responsibility", when used with reference to a special levy, means, for each supporting municipality in a special regional area or special county area, the percentage share of the special levy as set out in Column 2 of Schedule 1;
- "1985 sharing responsibility for general purposes" means, for each supporting municipality in a regional municipality, county or district board area, the percentage share of the levy for general purposes as set out in Column 2 of Schedule 1;
- "1984 sharing responsibility", when used with reference to a special levy, means, for each supporting municipality in a special regional area or special county area, the percentage share of the special levy as set out in Column 2 of Schedule 1 to Ontario Regulation 251/85;
- "1984 sharing responsibility for general purposes" means, for each supporting municipality in a regional municipality, county or district board area, the percentage share of the levy for general purposes as set out in Column 2 of Schedule 1 to Ontario Regulation 251/85;
- "1983 sharing responsibility", when used with reference to a special levy, means, for each supporting municipality in a special regional area or special county area, the percentage share of the special levy as set out in Column 2 of Schedule 1 to Ontario Regulation 255/84;
- "1983 sharing responsibility for gene"al purposes" means, for each supporting municipality in a regional municipality, county or district board area, the percentage share of the levy for general purposes as set out in Column 2 of Schedule 1 to Ontario Regulation 255/84;
- "1982 sharing responsibility", when used with reference to a special levy, means, for each supporting municipality in a special regional area or special county area, the percentage share of the special levy as set out in Column 2 of Schedule 2 to Ontario Regulation 289/83;
- "1982 sharing responsibility for general purposes" means, for each supporting municipality in a regional municipality, county or district board area, the percentage share of the levy for general purposes as set out in Column 2 of Schedule 2 to Ontario Regulation 289/83;
- "prescribed equalization factor" means, for a municipality other than a municipality within the district board area of the District of Parry Sound Welfare Administration Board, Parry Sound Home for the Aged (East) and Parry Sound Home for the Aged (West), the factor as set out in Column 3 of Schedule 1:

"supporting municipality" means,

- (a) an area municipality defined in any Act establishing a regional municipality,
- (b) a municipality required to provide moneys to a county for county purposes under subsection 365 (6) of the Municipal Act, or
- (c) a municipality that is located wholly or partly within a district board area or a conservation authority area and against which an apportionment utilizing equalized assessment is to be made in 1986 by the district board or conservation authority. O. Reg. 360/86, s. 1.

#### PART I

#### REGIONAL MUNICIPALITIES

#### 2.—(1) In this Part,

- "annual sum required for regional purposes" means the amount required in 1986 by a regional municipality for general regional purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;
- "apportionment" means an apportionment of an annual sum required for regional purposes among all the area municipalities within a regional municipality made under the Act establishing the regional municipality;
- "average municipal commercial mill rate" means, in respect of an area municipality, the rate obtained by dividing the total taxes levied for all purposes other than for school purposes, and under sections 32 and 33 of the Assessment Act, on the commercial assessment for the preceding year by the total commercial assessment for the preceding year, multiplied by 1000;
- "average overall commercial mill rate" means, in respect of an area municipality, the rate obtained by dividing the total taxes levied for all purposes, other than under sections 32 and 33 of the Assessment Act, on the commercial assessment of public school supporters in the preceding year by the total commercial assessment of public school supporters for the preceding year, multiplied by 1000;
- "discounted equalized assessment of a regional municipality" means the total of the discounted equalized assessments of all area municipalities within the regional municipality;
- "equivalent assessment" means the sum of,
  - (a) the valuations contained on the last returned assessment roll for which payments in lieu of taxes, including a payment in respect of regional levies, are payable from the Crown in right of Canada or the Crown in right of

Ontario or any board, commission, corporation or other agency thereof or Ontario Hydro or any other government, government agency or person where such entitlement is in lieu of taxes on real property and business assessment, except that for those valuations where payment is predicated on the current year's residential and farm mill rate, the valuations shall be reduced by multiplying that assessment by the appropriate upper tier discount factor for purposes of determining a discounted assessment for that area municipality.

- (b) the amount determined by dividing the 1986 entitlements under section 160 of the Municipal Act less any adjustments made in 1986 to correct prior year entitlements, by the average municipal commercial mill rate and multiplying the result by 1000,
- (c) the amount determined by dividing the 1985 entitlements under the International Bridges Municipal Payments Act, 1981 and any agreement providing payments in lieu of taxes for international bridges, by the average municipal commercial mill rate and multiplying the result by 1000, and
- (d) the amount determined by dividing the 1986 entitlements under section 161 of the Municipal Act by the average overall commercial mill rate and multiplying the result by 1000;
- "1985 annual sum required for regional purposes" means, the amount required in 1985 by a regional municipality for general regional purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;
- "1985 special levy" means an amount apportioned among and levied upon two or more area municipalities by a regional municipality in 1985. for library, sewage or transit purposes on the basis of equalized assessment where such amount was not included in the 1985 annual sum required for regional purposes;
- "1984 annual sum required for regional purposes" means the amount required in 1984 by a regional municipality for general regional purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;
- "1984 special levy" means an amount apportioned among and levied upon two or more area municipalities by a regional municipality in 1984 for library, sewage or transit purposes on the basis of equalized assessment where such amount was not included in the 1984 annual sum required for regional purposes;

- "1983 annual sum required for regional purposes" means the amount required in 1983 by a regional municipality for general regional purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;
- "1983 special levy" means an amount apportioned among and levied upon two or more area municipalities by a regional municipality in 1983 for library, sewage or transit purposes on the basis of equalized assessment where such amount was not included in the 1983 annual sum required for regional purposes;
- "1982 annual sum required for regional purposes"
  means the amount required in 1982 by a regional
  municipality for general regional purposes
  including the sums required for any board, commission or other body but excluding sums
  required for school purposes;
- "1982 special levy" means an amount apportioned among and levied upon two or more area municipalities by a regional municipality in 1982 for library, sewage or transit purposes on the basis of equalized assessment where such amount was not included in the 1982 annual sum required for regional purposes;
- "special levy" means an amount apportioned among and levied upon two or more area municipalities by a regional municipality for library, sewage or transit purposes on the basis of equalized assessment where the amount is not included in the annual sum required for regional purposes;
- "special regional area" means an area comprised of those area municipalities among which a special levy is to be apportioned in 1986.
- (2) Notwithstanding the definition of "equivalent assessment", with respect to each area municipality in The Regional Municipality of Ottawa-Carleton, the estimated valuations as set out in Column 2 of Schedule 3 for which payments in lieu of taxes are payable from the Crown in right of Canada shall be substituted for the valuations contained on the last returned assessment roll for which payments in lieu of taxes are payable from the Crown in right of Canada.
- (3) The Regional Municipality of Ottawa-Carleton shall notify the Ministry of Revenue and the Ministry of Municipal Affairs when the valuations determined by the Crown in right of Canada for 1986 for which payments in lieu of taxes are payable from the Crown in right of Canada are finalized for all area municipalities within the regional municipality and such valuations shall be substituted for the estimated valuations as set out in Column 2 of Schedule 3 and the apportionments and the apportionment guarantee grants for all the area municipalities within the regional municipality shall be redetermined accordingly. O. Reg. 360/86, s. 2.

- 3. In 1986, the Ministry of Revenue shall determine,
  - (a) the discounted equalized assessment of each area municipality; and
  - (b) the discounted equalized assessment of each regional municipality. O. Reg. 360/86, s. 3.
- 4. The Ministry of Revenue shall, in respect of each regional municipality, determine the percentage share of apportionment, correct to three decimal places, for each area municipality within the regional municipality by dividing the discounted equalized assessment of each area municipality as determined under clause 3 (a) by the discounted equalized assessment of the regional municipality as determined under clause 3 (b) and multiplying the result by 100. O. Reg. 360/86, s. 4.
- 5. The discounted equalized assessment determined under clause 3 (a) and the respective percentage share of apportionment determined for each area municipality under section 4 shall be substituted for the weighted equalized assessment or equalized assessment in the notice of the weighted equalized assessment or equalized assessment or equalized assessment or equalized assessment or each area municipality that is sent, under an Act establishing a regional municipality, by the Ministry of Revenue to a regional municipality and to the area municipalities. O. Reg. 360/86, s. 5.
- 6. For 1986, the apportionment of an annual sum required for regional purposes among the area municipalities within a regional municipality shall be made on the basis of the percentages determined for each area municipality under section 4. O. Reg. 360/86, s. 6.
- 7.—(1) Sections 1, 2, 3, 4, 6, 8 and 9 apply with necessary modifications to a special levy in 1986 and to a special regional area as if a special levy was the annual sum required for regional purposes of the regional municipality and the special regional area was the regional municipality.
- (2) Notwithstanding anything in this Regulation, where the Act authorizing a special levy authorizes the special levy to be apportioned among area municipalities according to the assessment for the whole or for a specified part of the area municipality and where a regional municipality proposes to use the assessment for part only of an area municipality in apportioning a special levy in accordance with that Act, the assessment for that part of the area municipality shall, for the purposes of subsection (1), be deemed to be the assessment for the whole area municipality. O. Reg. 360/86, s. 7.
- 8.—(1) For the purposes of determining grant eligibility, the Ministry of Municipal Affairs shall make determinations in the same manner as is prescribed under sections 2, 3, 4 and 7 and the determinations shall be based on the last returned assessment roll and

on the equivalent assessments that by this Regulation are required to be added to the real property and business assessment for apportionment purposes.

- (2) The Ministry of Municipal Affairs shall determine, for each area municipality within a regional municipality,
  - (a) the dollar amount obtained by subtracting from the 1985 apportionment guarantee grant to that area municipality the product obtained by multiplying the total number of households in that area municipality by ten dollars; and
  - (b) if the amount obtained under clause (a) is greater than zero,
    - (i) the least of the annual sum required for regional purposes, the 1985 annual sum required for regional purposes, the 1984 annual sum required for regional purposes, the 1983 annual sum required for regional purposes, and the 1982 annual sum required for regional purposes,
    - (ii) the least of the special levy, the 1985 special levy, the 1984 special levy, the 1983 special levy and the 1982 special levy, on a special regional area,
    - (iii) the dollar amount obtained by multiplying the least of the percentage determined under section 4, the 1985 sharing responsibility for general purposes, the 1984 sharing responsibility for general purposes, the 1983 sharing responsibility for general purposes and the 1982 sharing responsibility for general purposes, for that area municipality by the amount determined under subclause (i),
    - (iv) the dollar amount obtained by multiplying the least of the percentage determined under section 7, the 1985 sharing responsibility, the 1983 sharing responsibility and the 1982 sharing responsibility, for each special levy for that area municipality within a special regional area by the amount determined under subclause (ii),
    - (v) the dollar amount obtained by multiplying the least of the 1985 sharing responsibility for general purposes, the 1984 sharing responsibility for general purposes, the 1983 sharing responsibility for general purposes and the 1982 sharing responsibility for general purposes, for that area municipality by the least of the 1985 annual sum required for special purposes, the 1984 annual sum required

for regional purposes, the 1983 annual sum required for regional purposes and the 1982 annual sum required for regional purposes,

- (vi) the dollar amount obtained by multiplying the least of the 1985 sharing responsibility, the 1984 sharing responsibility, the 1983 sharing responsibility and the 1982 sharing responsibility and the 1982 sharing responsibility, for each special levy for that area municipality within a special regional area by the least of the 1985 special levy, the 1983 special levy and the 1982 special levy,
- (vii) the sum of the dollar amounts obtained under subclauses (iii) and (iv),
- (viii) the sum of the dollar amounts obtained under subclauses (v) and (vi),
  - (ix) the dollar change obtained by subtracting the sum determined under subclause (vii) from the sum determined under subclause (viii), and
  - (x) the apportionment guarantee grant by,
    - (A) if the dollar change determined under subclause (ix) is greater than zero, subtracting the dollar change obtained under subclause (ix) from the dollar amount obtained under clause (a), or
    - (B) if the dollar change determined under subclause (ix) is equal to zero, taking the dollar amount obtained under clause (a).
- (3) The Ministry of Municipal Affairs shall notify the treasurer of the area municipality of the amount of the apportionment guarantee grant, determined under subsection (2), and the Minister shall pay to the area municipality such amount, if any.
- (4) The amount payable under subsection (3) in respect of the annual sum required for regional purposes and the special levies shall be deducted by the area municipality from the annual sum and the levies, in the manner determined by the council of the area municipality, and the net amounts so determined shall be the amounts to be raised by the area municipality in 1986. O. Reg. 360/86, s. 8.
- 9.—(1) Where the equalization factor, the residential and farm assessment, the commercial assessment or the equivalent assessment, as determined under this Part, of one or more area municipalities within a

regional municipality is altered by the Ontario Municipal Board upon an appeal, the treasurer of the regional municipality shall determine what portion of the annual sum required for regional purposes would have been apportioned to each of the area municipalities within the regional municipality in 1986 under this Regulation.

- (2) Where the Ontario Municipal Board alters for 1986 the equalization factor, the residential and farm assessment, the commercial assessment or the equivalent assessment, as determined under this Part, of an area municipality as described in subsection (1), the Ministry of Municipal Affairs shall redetermine the grant eligibility of each area municipality within the regional area in accordance with subsections 8 (1) and (2) on the basis of the altered equalization factor, residential and farm assessment, commercial assessment or equivalent assessment, as the case may be, and the Minister shall adjust the amount payable under subsection 8 (3) accordingly. O. Reg. 360/86, s. 9.
- 10. The revised portion determined in respect of an area municipality under subsection 9 (1), less the revised amount payable under subsection 9 (2) in respect of that area municipality shall, for the purposes of this Regulation, be deemed to be the amount that such area municipality is required to raise as its share of the annual sum required for regional purposes for 1986. O. Reg. 360/86, s. 10.
- 11. Notwithstanding any other provision, this Part does not apply to The Regional Municipality of Peel, The Regional Municipality of Sudbury, The Municipality of Metropolitan Toronto or The District Municipality of Muskoka. O. Reg. 360/86, s. 11.

#### PART II

#### COUNTIES

#### 12. In this Part,

- "annual sum required for county purposes" means the amount required in 1986 by a county municipality for general county purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;
- "apportionment" means an apportionment of the annual sum required for county purposes among all supporting municipalities within a county under subsection 365 (6) of the Municipal Act;
- "average municipal commercial mill rate" means, in respect of a supporting municipality, the rate obtained by dividing the total taxes levied for all purposes, other than for school purposes and under sections 32 and 33 of the Assessment Act, on the commercial assessment for 1984 by the total commercial assessment for 1984 multiplied by 1000;

- "discounted equalized assessment of the county" means the total of the discounted equalized assessments of all supporting municipalities within the county;
- "1985 annual sum required for county purposes"
  means the amount required in 1985 by a county
  municipality for general county purposes including the sums required for any board, commission
  or other body but excluding sums required for
  school purposes;
- "1985 special levy" means an amount apportioned among and levied upon two or more supporting municipalities in 1985 by a county for county road or library purposes on the basis of equalized assessment where such sum was not included in the 1985 annual sum required for county purposes;
- "1984 annual sum required for county purposes" means the amount required in 1984 by a county municipality for general county purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;
- "1984 special levy" means an amount apportioned among and levied upon two or more supporting municipalities in 1984 by a county for county road or library purposes on the basis of equalized assessment where such amount was not included in the 1984 annual sum required for county purposes;
- "1983 annual sum required for county purposes" means the amount required in 1983 by a county municipality for general county purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;
- "1983 special levy" means an amount apportioned among and levied upon two or more supporting municipalities in 1983 by a county for county road or library purposes on the basis of equalized assessment where such amount was not included in the 1983 annual sum required for county purposes;
- "1982 annual sum required for county purposes" means the amount required in 1982 by a county municipality for general county purposes including the sums required for any board, commission or other body but excluding sums required for school purposes;
- "1982 special levy" means an amount apportioned among and levied upon two or more supporting municipalities in 1982 by a county for county road or library purposes on the basis of equalized assessment where such amount was not included in the 1982 annual sum required for county purposes;

- "special county area" means an area comprised of those supporting municipalities among which a special levy is to be apportioned in 1986;
- "special levy" means an amount apportioned among and levied upon two or more supporting municipalities by a county for county road or library purposes on the basis of equalized assessment where that amount is not included in the annual sum required for county purposes. O. Reg. 360/86, s. 12.
- 13. The clerk of each supporting municipality shall provide in writing, to the clerk of the county in which the municipality is located, a statement indicating with respect to the supporting municipality,
  - (a) its prescribed equalization factor;
  - (b) its residential and farm assessment;
  - (c) its commercial assessment;
  - (d) its total payments in lieu of taxes for 1984 as defined in clause 365 (1) (j) of the Municipal Act;
  - (e) its portion of payments in lieu of taxes as determined under clause (d) not allocated for school purposes; and
  - (f) its equivalent assessment for apportionment purposes, obtained by dividing the portion of payments in lieu of taxes for 1984 as determined under clause (e) by the average municipal commercial mill rate and multiplying the result by 1000. O. Reg. 360/86, s. 13.
- 14. In 1986, the treasurer of each county shall determine,
  - (a) the discounted equalized assessment of each supporting municipality in the county; and
  - (b) the discounted equalized assessment of the county. O. Reg. 360/86, s. 14.
- 15. The treasurer of each county shall determine the percentage share of apportionment, correct to three decimal places, for each supporting municipality within the county by dividing the discounted equalized assessment of each supporting municipality as determined under clause 14 (a) by the discounted equalized assessment of the county as determined under clause 14 (b) and multiplying the result by 100. O. Reg. 360/86, s. 15.
- 16. Sections 12 to 15 and 17 to 19 apply with necessary modifications to a special levy of a county in 1986 and to the special county area as if the special levy was a levy of the county under subsection 365 (6) of the *Municipal Act* and the special county area was the county. O. Reg. 360/86, s. 16.

- 17.—(1) For the purpose of determining grant eligibility, the Ministry of Municipal Affairs shall make determinations in the manner prescribed under sections 12 to 16, and the determinations under this subsection shall be based on the last returned assessment roll, and on the equivalent assessments that, by this Regulation, are required to be added to the real property and business assessment for apportionment purposes.
- (2) The Ministry of Municipal Affairs shall determine for each supporting municipality within a county,
  - (a) the dollar amount obtained by subtracting from the 1985 apportionment guarantee grant to that supporting municipality the product obtained by multiplying the total number of households in that supporting municipality by five dollars; and
  - (b) if the dollar amount obtained under clause (a) is greater than zero,
    - (i) the least of the annual sum required for county purposes, the 1985 annual sum required for county purposes, the 1984 annual sum required for county purposes, the 1983 annual sum required for county purposes and the 1982 annual sum required for county purposes,
    - (ii) the least of the special levy, the 1985 special levy, the 1984 special levy, the 1983 special levy and the 1982 special levy, on a special county area,
    - (iii) the dollar amount obtained by multiplying the least of the percentage determined under section 15, the 1985 sharing responsibility for general purposes, the 1984 sharing responsibility for general purposes, the 1983 sharing responsibility for general purposes and the 1982 sharing responsibility for general purposes, for the supporting municipality by the amount determined under subclause (i),
    - (iv) the dollar amount obtained by multiplying the least of the percentage determined under section 16, the 1985 sharing responsibility, the 1984 sharing responsibility and the 1983 sharing responsibility and the 1982 sharing responsibility, for each special levy for that supporting municipality within a special county area by the amount determined under subclause (ii),
    - (v) the dollar amount obtained by multiplying the least of the 1985 sharing responsibility for general purposes, the 1984 sharing responsibility for

general purposes, the 1983 sharing responsibility for general purposes and the 1982 sharing responsibility for general purposes, for the supporting municipality by the least of the 1985 annual sum required for county purposes, the 1984 annual sum required for county purposes, the 1983 annual sum required for county purposes and the 1982 annual sum required for county purposes,

- (vi) the dollar amount obtained by multiplying the least of the 1985 sharing 1984 responsibility, the sharing responsibility, the 1983 sharing responsibility and the 1982 sharing responsibility, for each special levy for that supporting municipality within a special county area by the least of the 1985 special levy, the 1984 special levy, the 1983 special levy and the 1982 special levy,
- (vii) the sum of all the dollar amounts obtained under subclauses (iii) and (iv),
- (viii) the sum of all the dollar amounts obtained under subclauses (v) and (vi),
  - (ix) the dollar change obtained by subtracting the sum obtained under subclause (vii) from the sum obtained under subclause (viii), and
  - (x) the apportionment guarantee grant by,
    - (A) if the dollar change determined under subclause (ix) is greater than zero, subtracting the dollar change obtained under subclause (ix) from the dollar amount obtained under clause (a), or
    - (B) if the dollar change determined under subclause (ix) is equal to zero, taking the dollar amount obtained under clause (a).
- (3) The Ministry of Municipal Affairs shall notify the treasurer of each supporting municipality of the amount of the apportionment guarantee grant determined under subsection (2), and the Minister shall pay such amount, if any, to each supporting municipality within a county which apportions the annual sum required for county purposes on the basis of the apportionment prescribed in this Regulation.
- (4) Where the Minister has paid an apportionment guarantee grant to a supporting municipality and the county subsequently fails to apportion the annual sum

required for county purposes on the basis of the apportionment prescribed in this Regulation, the grant paid under subsection (3) to the supporting municipality shall be repayable to the Minister.

- (5) The amount payable under subsection (3) shall be deducted by the supporting municipality from the county levy and the special levy as determined by the council of the supporting municipality and the net amount so determined shall be the amount to be raised by the municipality in 1986. O. Reg. 360/86, s. 17.
- 18. Unless an amending by-law is passed under subsection 365 (9) of the *Municipal Act*, a by-law passed by the council of a county under subsection 365 (6) of that Act shall apportion the annual sum required for county purposes on the basis of the percentage determined for each supporting municipality under section 15. and the amount that each supporting municipality is required to provide shall be the amount so determined. O. Reg. 360/86, s. 18.
- 19. Where the council of the county finds a determination made under section 14, 15 or 16 to be incorrect, the council on or before the 31st day of December, 1986 shall amend the percentage shares of apportionment as set out in the by-law passed under subsection 365 (6) of the *Municipal Act* and shall notify the Ministry of Municipal Affairs of such amendment. O. Reg. 360/86, s. 19.
- 20. Where a by-law of a county passed under subsection 365 (6) of the *Municipal Act* is amended by a by-law passed under subsection 365 (9) of that Act, the amending by-law shall specify the amount to be provided by each supporting municipality within the county in 1986. O. Reg. 360/86, s. 20.
- 21.—(1) Where the Ontario Municipal Board, upon an appeal under subsection 365 (11) of the Municipal Act, determines that the equalization factor, the residential and farm assessment, commercial assessment, or the equivalent assessment, as determined under this Part, of one or more supporting municipalities within a county should be altered, or an adjustment of percentage shares is made by the Ontario Municipal Board under subsection 365 (18) of that Act or the clerk of a county receives written notification from the clerk of a supporting municipality indicating a revision to the statement supplied in accordance with section 13, the treasurer of the county shall determine what the responsibility of each supporting municipality would have been in accordance with sections 14 to 16 and section 18 and the council of the county shall, by amending the by-law passed under subsection 365 (6) of the Municipal Act, adjust accordingly the amounts to be provided by each supporting municipality.
- (2) Where as a result of an appeal to the Ontario Municipal Board the treasurer of the county alters for the year 1986 the percentage share of responsibility for a supporting municipality as described in subsection (1) or the council of the county amends its apportionment by-law in accordance with section 19, the Ministry of Municipal Affairs shall redetermine the grant

eligibility of each supporting municipality within the county in accordance with subsections 17 (1) and (2), and the Minister shall adjust the amount payable to each supporting municipality under subsection 17 (3) accordingly. O. Reg. 360/86, s. 21.

#### PART III

#### DISTRICT BOARDS

22.—(1) In this Part,

- "apportionment" means an apportionment made by a district board among all the municipalities within the district board area of a total amount required for the purposes of the district board under the Act establishing the district board;
- "average municipal commercial mill rate" means in respect of a supporting municipality, the rate obtained by dividing the total taxes levied for all purposes, other than for school purposes and under sections 32 and 33 of the Assessment Act, on the commercial assessment in 1985 by the total commercial assessment for 1985, multiplied by 1000;
- "average overall commercial mill rate" means in respect of a supporting municipality, the rate obtained by dividing the total taxes levied for all purposes, other than under sections 32 and 33 of the Assessment Act, on the commercial assessment of public school supporters for 1985 by the total commercial assessment for 1985, multiplied by 1000;
- "discounted equalized assessment of a district board" means the total of the discounted equalized assessments of all municipalities within the district board area;
- "equivalent assessment" means the sum of,
  - (a) the valuations contained on the last returned assessment roll for which payments in lieu of taxes are payable from the Crown in right of Canada or the Crown in right of Ontario or any board, commission, corporation or other agency thereof or Ontario Hydro or any other government, government agency or person where such entitlement is in lieu of taxes on real property and business assessment, except that for those valuations where payment is predicated on the residential and farm mill rate, the valuations shall be reduced by multiplying that assessment by the appropriate discount factor for purposes of determining a discounted assessment for that supporting municipality,
  - (b) the amount determined by dividing the sum of the following amounts by the average commercial mill rate and multiplying the result by 1000,

- (i) the 1985 entitlements under section 160 of the *Municipal Act*,
- (ii) the 1983 entitlements under subsection 8 (1) of the Act, and
- (iii) the difference, if greater than zero, determined by subtracting the assessed value of all provincial parks and wilderness areas in a municipality multiplied by the average commercial mill rate and divided by 1000, from the amount the municipality was entitled to receive in 1983 under section 4 of the Provincial Parks Municipal Tax Assistance Act as that provision read on the 31st day of December, 1983,
- (c) the amount determined by dividing the 1985 entitlements under section 161 of the Municipal Act by the average overall commercial mill rate and multiplying the result by 1000;

"municipality" means,

- (a) a supporting municipality, except an area municipality in The Regional Municipality of Sudbury, and
- (b) The Regional Municipality of Sudbury;
- "municipality within a district board area" means a municipality that is located within a district board area and against which an apportionment is to be made in 1986 by the district board;
- "1985 total sum required for district board purposes" means a total amount required in 1985 for the purposes of the district board;
- "1984 total sum required for district board purposes" means a total amount required in 1984 for the purposes of the district board;
- "1983 total sum required for district board purposes" means a total amount required in 1983 for the purposes of the district board;
- "1982 total sum required for district board purposes" means a total amount required in 1982 for the purposes of the district board.
- (2) For the purposes of this Part, the discounted equalized assessment of The Regional Municipality of Sudbury is the sum of the discounted equalized assessments of the supporting municipalities within the regional municipality. O. Reg. 360/86, s. 22.
- 23. In 1986, the Ministry of Revenue shall determine in respect of each district board,
  - (a) the discounted equalized assessment of each municipality within the district board area; and

- (b) the discounted equalized assessment of each district board. O. Reg. 360/86, s. 23.
- 24. The Ministry of Revenue shall, in respect of every district board, determine the percentage share of apportionment, correct to three decimal places, for each municipality within the district board area by dividing the discounted equalized assessment of each municipality as determined under clause 23 (a) by the discounted equalized assessment of the district board as determined under clause 23 (b) and multiplying the result by 100. O. Reg. 360/86, s. 24.
- 25. The discounted equalized assessment determined under clause 23 (a) and the respective percentage share of apportionment determined for each municipality under section 24 shall be substituted for the weighted equalized assessment or equalized assessment in the notice of the weighted equalized assessment or equalized assessment or equalized assessment or equalized assessment of each municipality that is sent, under an Act establishing a district board, by the Ministry of Revenue to a district board. O. Reg. 360/86, s. 25.
- 26.—(1) For 1986, the apportionment of the total sum required for district board purposes among the municipalities within a district board area shall be made on the basis of the percentages determined for each municipality under section 24.
- (2) The Ministry of Revenue shall submit to each district board a statement showing the information mentioned in clauses 23 (a) and (b), and the calculations which produced that information.
- (3) Upon receipt of the statement referred to in subsection (2), the district board shall forthwith forward a copy of the statement to the clerk of each municipality within the district board area. O. Reg. 360/86, s. 26.
- 27. Each district board shall forward to the Ministry of Municipal Affairs a statement showing the total amount apportioned for 1986 among the municipalities within the district board area under the Act establishing the district board, as modified by subsection 26 (1). O. Reg. 360/86, s. 27.
- 28.—(1) For the purpose of determining grant eligibility, the Ministry of Municipal Affairs shall make determinations in the same manner as is prescribed under sections 22, 23 and 24 and the determinations under this subsection shall be based on the last returned assessment roll and on the equivalent assessments that by this Regulation are required to be added to the real property and business assessment for apportionment purposes.
- (2) The Ministry of Municipal Affairs shall determine for each municipality within a district board area,
  - (a) the dollar amount obtained by subtracting from the 1985 apportionment guarantee grant to each municipality the product

- obtained by multiplying the total number of households in that municipality by five dollars; and
- (b) if the dollar amount obtained under clause (a) is greater than zero,
  - (i) the least of the total sum required for district board purposes, the 1985 total sum required for district board purposes, the 1984 total sum required for district board purposes, the 1983 total sum required for district board purposes and the 1982 total sum required for district board purposes,
  - (ii) the dollar amount obtained by multiplying the least of the percentage determined under section 24, the 1985 sharing responsibility for general purposes, the 1984 sharing responsibility for general purposes, the 1983 sharing responsibility for general purposes and the 1982 sharing responsibility for general purposes, for the municipality by the amount determined under subclause (i),
  - (iii) the dollar amount obtained by multiplying the least of the 1985 sharing responsibility for general purposes, the 1984 sharing responsibility for general purposes, the 1983 sharing responsibility for general purposes and the 1982 sharing responsibility for general purposes, for the municipality by the least of the 1985 total sum required for district board purposes, the 1984 total sum required for district board purposes and the 1982 total sum required for district board purposes and the 1982 total sum required for district board purposes, the 1983 total sum required for district board purposes, and the 1982 total sum required for district board purposes,
  - (iv) the sum of all the dollar amounts obtained under subclause (ii),
  - (v) the sum of all the dollar amounts obtained under subclause (iii).
  - (vi) the dollar change obtained by subtracting the sum obtained under subclause (iv) from the sum obtained under subclause (v), and
  - (vii) the apportionment guarantee grant by,
    - (A) if the dollar change determined under subclause (vi) is greater than zero, subtracting the dollar change obtained under subclause (vi) from the dollar amount obtained under clause (a), or

- (B) if the dollar change determined under subclause (vi) is equal to zero, taking the dollar amount obtained under clause (a).
- (3) The Ministry of Municipal Affairs shall notify the treasurer of the municipality of the amount of the apportionment guarantee grant determined under subsection (2), and the Minister shall pay to the municipality such amount, if any.
- (4) The amount payable under subsection (3) in respect of the total sum required for district board purposes shall be deducted by the municipality from the total sum and the net amount so determined shall be the amount to be raised by the municipality in 1986. O. Reg. 360/86, s. 28.
- 29.—(1) Where the equalization factor, the residential and farm assessment, the commercial assessment or the equivalent assessment, as determined under this Part, of one or more municipalities within a district board area is altered by the Ontario Municipal Board upon an appeal under the Act establishing the district board, notice of the altered equalization factor, residential and farm assessment, commercial assessment or equivalent assessment, as the case may be, shall be given forthwith by the clerk of the municipality to the Ministry of Revenue.
- (2) Upon being satisfied that all appeals of the equalization factor, the residential and farm assessment, the commercial assessment or the equivalent assessment, as determined under this Part, of all municipalities within a district board area have been determined and that all notices required under subsection (1) have been received, the Ministry of Revenue shall, using the altered equalization factor, residential and farm assessment, commercial assessment or equivalent assessment, as the case may be,
  - (a) make the determinations required under sections 22, 23 and 24; and
  - (b) revise the notice and information to be supplied under sections 25 and 26.
- (3) When a district board receives a notice revised by the Ministry of Revenue under clause (2) (b), the district board shall amend the apportionment of the total sum required for district board purposes among the municipalities within the district board area on the basis of the adjusted equalized assessments as determined.
- (4) Where the Ontario Municipal Board alters, for 1986, the equalization factor, the residential and farm assessment, the commercial assessment or the equivalent assessment, as determined under this Part, of a municipality, the Ministry of Municipal Affairs shall redetermine the grant eligibility of each municipality within the district board area in accordance with subsections 28 (1) and (2) on the basis of the altered equalization factor, residential and farm assessment, commercial assessment or equivalent assessment, as the

- case may be, and the Minister shall adjust the amount payable under subsection 28 (3) accordingly. O. Reg. 360/86, s. 29.
- 30. Notwithstanding sections 22 to 29, for the purpose of apportioning the 1986 requirements of the District of Parry Sound Welfare Administration Board, Parry Sound Home for the Aged (East) and Parry Sound Home for the Aged (West), the discounted assessment of the supporting municipality shall be deemed to be the discounted equalized assessment of the supporting municipality within each of the specified district board areas. O. Reg. 360/86, s. 30.
- 31. Notwithstanding sections 22 to 29, for the purpose of apportioning the 1986 requirements of the Township of the North Shore and the Improvement District of Shedden, the residential and farm assessments, commercial assessments and equivalent assessments shall be as set out in Columns 2 and 3, respectively, of Schedule 4. O. Reg. 360/86, s. 31.

#### PART IV

#### CONSERVATION AUTHORITIES

32.—(1) In this Part,

- "apportionment" means an apportionment made by a conservation authority among the municipalities within the conservation authority area of an amount required for the purposes of the conservation authority under the Conservation Authorities Act;
- "discounted equalized assessment of a conservation authority" means the total of the discounted equalized assessments of all municipalities within a conservation authority area;
- "municipality" means a regional municipality, supporting municipality, city or separated town;
- "municipality within a conservation authority area" means a municipality that is located wholly or partly within a conservation authority area and against which an apportionment is to be made in 1986 by the conservation authority.
- (2) Where only part of a municipality against which an apportionment is made by a conservation authority in 1986 is located within the conservation authority area, the discounted equalized assessment for that part of the municipality shall be deemed to be the discounted equalized assessment for the whole municipality for the purposes of this Part.
- (3) For the purpose of this Part, the discounted equalized assessment of a regional municipality is the sum of the discounted equalized assessments of the municipalities within the regional municipality. O. Reg. 360/86, s. 32.
- 33. In 1986, the Ministry of Natural Resources shall determine in respect of each conservation authority,

- (a) the discounted equalized assessment of each municipality within the conservation authority area; and
- (b) the discounted equalized assessment of each conservation authority. O. Reg. 360/86, s. 33.
- **34.** The Ministry of Natural Resources shall, in respect of each conservation authority, determine the 1986 percentage share of apportionment, correct to four decimal places, for each municipality within the conservation authority area by dividing the discounted equalized assessment of each municipality, as determined under clause 33 (a), by the discounted equalized assessment of the conservation authority, as determined under clause 33 (b), and multiplying the result by 100. O. Reg. 360/86, s. 34.
- 35. The discounted equalized assessment determined under section 33 and the respective 1986 percentage share of apportionment determined for each municipality under section 34 shall be substituted for the equalized assessment in the notice of the equalized assessment that is provided to the conservation authority by the Ministry of Natural Resources under the Act establishing a conservation authority.

  O. Reg. 360/86, s. 35.
- **36.**—(1) For 1986, the apportionment of the conservation authority levies among the municipalities within a conservation authority area shall be made on the basis of the percentages determined for each municipality under section 34.
- (2) The Ministry of Natural Resources shall submit to each conservation authority to which subsection (1) applies a statement showing the information mentioned in clauses 33 (a) and (b) and the calculations which produced that information.
- (3) A conservation authority shall, upon receipt of the statement referred to in subsection (2), forthwith forward a copy of the statement to the clerk of each municipality within the conservation authority area. O. Reg. 360/86, s. 36.
- 37. Each conservation authority shall forward to the Ministry of Natural Resources a statement showing the total amount apportioned for 1986 among the municipalities within the conservation authority area under the Act establishing the conservation authority as modified by subsection 36 (1). O. Reg. 360/86, s. 37.
- 38.—(1) Where the equalization factor, the residential and farm assessment or the commercial assessment of one or more municipalities within a conservation authority area is altered by the Ontario Municipal Board upon an appeal under the Act establishing the conservation authority, notice of the altered equalization factor, residential and farm assessment or commercial assessment, as the case may be, shall be given forthwith by the clerk of the municipality to the Ministry of Natural Resources.

- (2) Upon being satisfied that all appeals of the equalization factor, the residential and farm assessment or the commercial assessment of all municipalities within a conservation authority area have been determined and that all notices under subsection (1) have been received, the Ministry of Natural Resources shall, using the altered equalization factor, residential and farm assessment or commercial assessment, as the case may be,
  - (a) make the determinations required under sections 33 and 34; and
  - (b) revise the notice and information to be supplied under sections 35 and 36.
- (3) When a conservation authority receives a notice revised by the Ministry of Natural Resources under clause (2) (b), the conservation authority shall amend the apportionment of the total sum required for conservation authority purposes among the municipalities within the conservation authority area on the basis of the adjusted discounted equalized assessments. O. Reg. 360/86, s. 38.

#### PART V

#### GENERAL

- 39.—(1) Where any Act requires the Ministry of Revenue or the Ministry of Municipal Affairs to equalize assessment rolls or parts of an assessment roll that relate to two or more defined areas within a supporting municipality, the Ministry of Municipal Affairs shall, in equalizing each assessment roll or each part of the assessment roll, as the case may be, for purposes of municipal taxation in 1986, use the same equalization factor as was used to equalize such assessment roll or such part of the assessment roll for purposes of municipal taxation in 1979.
- (2) Subsection (1) does not apply to a supporting municipality where there has been a different assessment generally of real property within that supporting municipality under section 63 of the *Assessment Act.* O. Reg. 360/86, s. 39.
- 40.—(1) Where the Ministry of Municipal Affairs, Ministry of Revenue or Ministry of Natural Resources, as the case may be, determines in respect of a regional municipality, county, district board or conservation authority that any calculation made under this Regulation was made incorrectly or was based on incorrect information, the Ministry of Municipal Affairs may correct the calculation and may determine the amount that would have been payable to the supporting municipalities within the regional municipality, county, district board area or conservation authority area by the Ministry of Municipal Affairs under this Regulation if the calculation had been correct and the grant amounts payable under Part I, II or III may be adjusted accordingly.
- (2) Where a determination is made under subsection (1) in respect of an apportionment and levy of a region-

al municipality, county, district board or conservation authority, that apportionment and levy shall be adjusted in accordance with the corrected calculations and any overpayment or underpayment by a supporting municipality shall be corrected in the same manner as it is corrected following an appeal of a county apportionment by-law or of a discounted equalized assessment being used for apportionment purposes, whichever is applicable. O. Reg. 360/86, s. 40.

41. Where, under this Regulation, an adjustment is made by the Ministry of Municipal Affairs or Ministry of Revenue, as the case may be, in the grant amounts

payable by the Minister of Municipal Affairs to a supporting municipality under Part I, II or III, and where the Ministry of Municipal Affairs determines as a result of the adjustment that an overpayment has been made to the municipality, it shall notify the municipality of the amount of the overpayment and the amount of the overpayment shall be paid forthwith by the municipality to the Ministry of Municipal Affairs. O. Reg. 360/86, s. 41.

42. This Regulation applies to apportionments and levies made on or after the 1st day of January, 1986. O. Reg. 360/86, s. 42.

# Schedule 1

6-1					
Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Durham R - General Levy			Hamilton - Wentworth R -	Library I	_evy
Oshawa C Ajax T Newcastle T Pickering T Whitby T Brock Tp Scugog Tp Uxbridge Tp	4.522 4.505	16.43 30.49 4.06 28.07 7.02 11.54 4.49 4.30	Stoney Creek C Ancaster T Flamborough T Glanbrook Tp	45.097 17.205 27.632 10.066	12.62 5.75 5.95 6.36
	100.000		Niagara R - General Levy	,	
Haldimand - Norfolk R -	General Le	evy 6.14	Niagara Falls C Port Colborne C St Catharines C Welland C Thorold C	22.411 4.648 30.529 11.483 5.138	10.48 12.05 9.45 11.91 11.15
Dunnville T Haldimand T Simcoe T Delhi Tp Norfolk Tp	8.898 15.580 15.707 15.575	7.43 14.42 8.43 6.09 5.30	Fort Eric T Grimsby T Lincoln T Niagara-on-the-Lake T Pelham T Wainfleet Tp West Lincoln Tp	6.274 4.167 3.810 5.285 2.623 1.336 2.296	10.49 7.84 7.08 5.12 7.60 7.89 7.33
Halton R - General Levy				100.000	
Burlington C Halton Hills T Milton T Oakville T	40.335 11.495 10.885 37.285	9.36 7.61 7.09 8.87	Ottawa - Carleton R - Ge Ottawa C Vanier C Kanata C	64.220 1.653 3.618	9.47. 9.39 3.38
Hamilton - Wentworth R -	100.000	.evy	Nepean C Gloucester C Rockcliffe Park V Cumberland Tp Goulbourn Tp Osgoode Tp Rideau Tp West Carleton Tp	12.952 9.719 .634 2.176 1.195 1.076 1.195	4.10 4.72 4.34 4.06 4.23 3.59 3.55 81.59
Hamilton C Stoney Creek C Ancaster T Dundas T Flamborough T Glanbrook Tp	73.487 10.263 3.915 3.756 6.288 2.291	11.90 12.62 5.75 7.35 5.95 6.36	·	100.000	

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Ottawa - Carleton R -	Sewer Levy		York R - General Levy		
Ottawa C Vanier C Kanata C Nepean C Gloucester C Rockcliffe Park V Cumberland Tp Goulbourn Tp	69.102 1.779 3.660 13.458 8.944 .682 1.533 .842	9.47 9.39 3.38 4.10 4.72 4.34 4.06 4.23	Whitchurch - Stouffville T East Gwillimbury T Georgina Tp King Tp	4.477 35.925 6.991 12.199 24.238 3.907 2.854 4.296 5.113	26.11 23.86 22.52 23.23 24.19 21.82 20.21 22.28 19.52
Ottawa - Carleton R -	Transit Lev	у			
Ottawa C Vanier C Kanata C Nepean C Gloucester C Rockcliffe Park V Cumberland Tp	69.595 1.791 3.615 13.537 9.329 .687 1.446	9.47 9.39 3.38 4.10 4.72 4.34 4.06	South-West Oxford Tp Zorra Tp		9.38 9.74 9.86 5.67 5.37 5.54 5.29
Waterloo R - General L	evy.			100.000	
Cambridge C Kitchener C. Waterloo C North Dumfries Tp Wellesley Tp Wilmot Tp Woolwich Tp	21.500 42.388 22.068 2.087 1.970 3.482 6.505	16.25 11.61 10.13 8.27 6.48 11.70 13.88	East Zorra - Tavistock Tp Norwich Tp South-West Oxford Tp Zorra Tp	11.458 17.334 13.769 18.404 14.955 24.080	9.74 5.67 5.37 5.54 5.29 5.27
Waterloo R - Library L	evy			00.000	
North Dumfries Tp Wellesley Tp Wilmot Tp Woolwich Tp	14.862 14.030 24.790 46.318	8.27 6.48 11.70 13.88			

100.000

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Brant Co - General Levy			Bruce Co - Highways Levy	,	
Paris T Brantford Tp Burford Tp South Dumfries Tp	19.599 36.551 19.193 15.635	8.52 6.87 5.63 5.43	Chesley T Kincardine T Port Elgin T Southampton T	1.713 7.035 7.465 4.665	42.09 43.53 42.36 40.56
Oakland Tp Onondaga Tp	4.166 4.856	5.68 5.74	Walkerton T Wiarton T Hepworth V	6.253 2.088	42.51 40.71 41.33
	100.000		Lion's Head V Lucknow V Mildmay V Paisley V Ripley V Tara V Teeswater V	.290 .649 1.175 .907 .904 .582 .726	41.91 41.44 36.30 42.98 38.28 43.30 40.03
Bruce Co - General Levy	. (20		Tiverton V Albemarle Tp	.672 3.021	48.19 36.58
Chesley T Kincardine T Port Elgin T Southampton T	1.608 6.603 7.007 4.378	42.09 43.53 42.36 40.56	Amabel Tp Arran Tp Brant Tp Bruce Tp	7.633 2.267 6.087 9.130	
Walkerton T Wiarton T Hepworth V Lion's Head V	5.869 1.960 .272 .609	42.51 40.71 41.33 41.91	Carrick Tp Culross Tp Eastnor Tp	3.866 2.918 3.547	25.50 36.90
Lucknow V Mildmay V Paisley V Ripley V	1.103 .851 .848 .547	41.44 36.30 42.98 38.28	Elderslie Tp Greenock Tp Huron Tp Kincardine Tp Kinloss Tp	2.428 2.758 8.017 5.470 2.335	28.12 33.24 25.59
Tara V Teeswater V Tiverton V Albemarle Tp	.681 .988 .631 2.836	43.30 40.03 48.19 36.58	Saugeen Tp	4.346  100.000	31.36
Amabel Tp Arran Tp Brant Tp Bruce Tp Carrick Tp	7.164 2.128 5.713 8.570 3.629	37.76 30.96 30.00 29.97 27.39			
Culross Tp Eastnor Tp	2.739 3.329	25.50 36.90	Dufferin Co - General Le	•	
Elderslie Tp Greenock Tp Huron Tp Kincardine Tp Kinloss Tp Lindsay Tp St Edmunds Tp	2.279 2.588 7.524 5.134 2.192 1.833 4.308	29.21 29.45 28.12 33.24 25.59 36.59 36.76	Orangeville T Shelburne T Grand Valley V Amaranth Tp East Garafraxa Tp East Luther Tp Melancthon Tp	36.690 5.454 2.326 8.152 6.291 3.046 6.708 22.264	6.02 30.19 24.41 28.55 29.82 4.33 4.46
Saugeen Tp	4.079  100.000	31.36	Mono Tp Mulmur Tp	9.069	3.92 3.80

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Elgin Co - General Levy			Essex Co - Library Levy		
Aylmer T Belmont V Dutton V Port Burwell V Port Stanley V Rodney V Springfield V Vienna V West Lorne V Aldborough Tp Bayham Tp South Dorchester Tp Dunwich Tp Malahide Tp Southwold Tp Yarmouth Tp	8.926 1.111 1.390 .694 3.375 1.368 .533 .394 1.867 7.937 7.216 3.755 6.906 15.765 24.262 14.501	9.84 6.38 7.85 7.938 6.24 7.54 8.41 5.76 4.25 5.75 2.24	St Clair Beach V Anderdon Tp Colchester North Tp Colchester South Tp Gosfield North Tp Gosfield South Tp Maidstone Tp	7.104 3.803 1.817 3.296 4.629 2.189 5.237 2.504 5.616 3.528 6.972 13.136 3.415 11.264 3.770 7.788 8.254 3.615 2.063	40.96 5.96 5.97 37.65 4.92 32.68 4.13 3.71 4.52 5.26 26.69 3.95 4.14 3.91
Essex Co - General Levy					
Amherstburg T Belle River T Essex T Harrow T Kingsville T Leamington T Tecumseh T St Clair Beach V Anderdon Tp Colchester North Tp Colchester South Tp Gosfield North Tp Gosfield South Tp Maidstone Tp Malden Tp Mersea Tp Rochester Tp Sandwich South Tp Sandwich West Tp Tilbury North Tp Tilbury West Tp	6.258 2.009 3.350 1.601 2.904 9.895 4.078 1.929 4.613 2.206 4.947 3.108 6.142 11.574 3.008 9.923 3.321 6.861 7.271 3.184 1.818	40.96 5.32 5.96 5.97 37.62 42.43 5.15 4.92 32.68 4.13 3.71 4.54 4.22 5.26 26.69 3.95 4.94 4.95 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4.91 4	Frontenac Co - General L Barrie Tp Bedford Tp Clarendon and Miller Tp Hinchinbrooke Tp Howe Island Tp Kennebec Tp Kingston Tp Loughborough Tp Olden Tp Oso Tp Palmerston & N & S Canonto Tp Pittsburgh Tp Portland Tp Storrington Tp Wolfe Island Tp	1.745 2.646 1.143 1.254 1.064 54.425 3.179 .821 1.327 .628	4.53 4.86 4.42 5.21 4.76 6.31 4.76 5.24 4.89 6.12 6.76 5.91

Column 1	Col 2	_	Column 1	Col 2	Col 3
Frontenac Co - Library I	evv		Grey Co - General Levy (		
Prontenae co - Elbrary I	•		Grey Co - General Levy (	COII ()	
Barrie Tp	1.814	4.53	Osprey Tp	3.092	37.37
Hinchinbrooke Tp Howe Island Tp	1.304 .569	5.21 4.71	Proton Tp St Vincent Tp	2.668	38.31
Kennebec Tp	1.106	4.86	Sarawak Tp	5.908 3.108	40.51 44.53
Kingston Tp	56.567	7.76	Sullivan Tp	3.176	37.31
Loughborough Tp	3.304	6.31	Sydenham Tp	4.287	40.31
Olden Tp	.854	4.76			
Oso Tp	1.380	5.24		100.000	
Palmerston & N & S	.653	4.89			
Canonto Tp Pittsburgh Tp	23.544	6.12			
Portland Tp	3.702	6.76			
Storrington Tp	3.324	5.91			
Wolfe Island Tp	1.849	6.33			
	100.000		Haliburton Co - General 1	Levy	
			Anson Hindon and Minden Tp	16.437	2.06
			Condiffin	4.951	3.80
Frontenac Co - Highways	Levy		Dysart et al Tp	36.657	1.69
		1. 0.0	gramor garring	J.001	.75
Bedford Tp	2.932	4.86	Lutterworth Tp Monmouth Tp	7.518	.66
Howe Island Tp Kingston Tp	.607 60.313	4.71 7.76	Sherborne McClintock et	3.643	.92
Loughborough Tp	2 522	6.31	al Tp	10.090	1.61
Pittsburgh Tp	25.102	6.12	Snowdon Tp	3.441	.57
Portland Tp	3.947	6.76	Stanhope Tp	9.628	1.27
Storrington Tp	3.576	5.91	Bicroft Tp	1.148	11.81
	100.000			100.000	
				, 55, 55, 55	
Grey Co - General Levy			Hastings Co - General Le	vy	
Durham T	2.503	45.89	Deseronto T	2.148	5.12
Hanover T	9.089	45.70	Bancroft V	4.937	4.57
Meaford T	5.365	45.65	Deloro V	.104	7.00
Thornbury T	3.136	42.36	Frankford V	2.584	5.10
Chatsworth V Dundalk V	.475 1.532	47.56	Madoc V Marmora V	1.691	33.29
Flesherton V	.630	49.58 53.48	Stirling V	1.487 2.664	6.86 32.21
Markdale V	1.697	48.70	Tweed V	2.666	5.67
Neustadt V	.423	49.20	Bangor Wicklow and	2.782	2.24
Shallow Lake V	•293	49.29	McClure Tp		
Artemesia Tp	4.975	39.95	Carlow Tp	.587	3.22
Bentinck Tp Collingwood Tp	6.233	45.58	Dungannon Tp	1.294	3.83
Derby Tp	13.629 4.922	42.17 46.16	Elzevir and Grimsthorpe Tp	1.080	3.26
Egremont Tp	3.427	35.65	Faraday Tp	2.291	3.02
Euphrasia Tp	4.020	38.73	Herschel Tp	2.338	2.44
Glenelg Tp	3.009	39.42	Hungerford Tp	3.578	3.68
Holland Tp	3.229	42.05	Huntingdon Tp	2.904	4.02
Keppel Tp	4.936	44.87	Limerick Tp	1.086	2.05
Normanby Tp	4.238	33.85			

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Hasting Co - General Levy	y (con't)		Huron Co - General Levy	(con't)	
Madoc Tp Marmora and Lake Tp Mayo Tp Monteagle Tp Rawdon Tp Sidney Tp Thurlow Tp Tudor and Cashel Tp Tyendinaga Tp Wollaston Tp	2.117 2.945 .618 1.378 3.627 32.041 14.342 1.165 4.368 1.178	4.25 3.25 2.66 2.70 4.46 4.92 5.53 2.42 5.88 2.83	McKillop Tp Morris Tp Stanley Tp Stephen Tp Tuckersmith Tp Turnberry Tp Usborne Tp East Wawanosh Tp West Wawanosh Tp	3.961 3.021 4.156 10.913 4.592 2.230 4.115 1.944 1.823	3.90 4.97 3.85 4.14 4.55 5.50 3.66 4.93 5.37
Hastings Co - County Roa					- 1
Deseronto T Deloro V Frankford V Madoc V Marmora V Stirling V Tweed V Elzevir and Grimsthorpe Tp Hungerford Tp Huntingdon Tp Madoc Tp Marmora and Lake Tp Rawdon Tp Sidney Tp Thurlow Tp Tyendinaga Tp	2.674 .129 3.216 2.104 1.851 3.316 3.318	5.12 7.00 5.10 33.29 6.86 32.21 5.67 3.26 3.68 4.02 4.25 4.49 5.53 5.88	Kent Co - General Levy  Blenheim T Bothwell T Dresden T Ridgetown T Tilbury T Wallaceburg T Erieau V Erie Beach V Highgate V Thamesville V Wheatley V Camden Tp Chatham Tp Dover Tp Harwich Tp Howard Tp Orford Tp Raleigh Tp Romney Tp Tilbury East Tp Zone Tp	4.289 .684 2.414 2.833 5.487 11.305 .735 .320 .832 1.261 4.285 10.725 11.804 5.577 3.064 9.373 3.361 5.594 1.619	7.34 33.70 33.09 4.31 4.31 3.36 4.28 3.51 4.03 4.53 4.80
Huron Co - General Levy  Clinton T  Exeter T Goderich T Seaforth T Wingham T Bayfield V Blyth V Brussels V Hensall V Zurich V Ashfield Tp Colborne Tp Goderich Tp Grey Tp Hay Tp Howick Tp Hullett Tp	3.033 5.523 11.211 2.571 3.509 1.399 .937 .920 1.987 .735 4.981 3.442 5.257 3.710 5.431 4.272	7.58 6.36 7.09 6.95 7.65 3.64 6.37 6.45 7.82 6.89 4.02 4.98 3.54 5.20 4.53	Lambton Co - General Le Forest T Petrolia T Alvinston V Arkona V Grand Bend V Oil Springs V Point Edward V Thedford V Watford V Wyoming V Bosanquet Tp	1.705 2.838 .501 .215 1.365 .315 4.268 .398 1.160 1.301 6.352	8.91 30.91 7.82 6.76 5.38 29.55 8.11 8.63 7.76 30.27 4.01

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Lambton Co - General Le	vy (con't)		Lanark Co - General Levy	(con't)	
Brooke Tp	3.986	4.69	Ramsay Tp	8.687	5.03
Dawn Tp	4.211	5.46	South Sherbrooke Tp	2.449	3.60
Enniskillen Tp	4.211	4.05	Lavant Dalhousie et al T		3.95
Euphemia Tp	1.571	4.46			5.55
Moore Tp	20.286	7.85		100.000	
Plympton Tp	6.507	3.74			
Sarnia Tp	27.347	5.29			
Sombra Tp	7.503	7.03			
Warwick Tp	7.503 3.960	4.14	Leeds & Grenville Co - 0	eneral Le	vv
100					•
	100.000		Kemptville T	3.830	6.77
			Athens V	.970	8.05
			Cardinal V	3.700	10.28
and the second			Merrickville V	3.700 1.307	6.78
Lambton Co - Library Le	vy		Newboro V	.403	8.10
			Westport V	1.050	6.82
Forest T	1.863	8.91	Augusta Tp	14.352	8.63
Petrolia T	3.100	30.91	Bastard and South	4.887	5.03
Alvinston V	•547	7.82	Burgess Tp		
Arkona V	.235	6.76	North Crosby Tp	2.238	3.61
Grand Bend V	1.491	5.38	South Crosby Tp	4.169	
Oil Springs V	•344 •435	29.55	Edwardsburgh Tp	11.980 10.732	7.44
Thedford V	-435	8.63	Elizabethtown Tp		6.96
Watford V	1.268	7.76	South Elmsley Tp	4.742	4.64
Wyoming V	1.422	30.27	Front of Escott Tp	2.910	4.94
Bosanquet Tp	6.941	4.01	South Gower Tp	2.169	4.88
Brooke Tp	4.355	4.69	Kitley Tp	2.203	7.25
Enniskillen Tp Euphemia Tp	4.601 1.717	4.05 4.46	Front of Leeds &	10.150	5.04
Moore Tp	22.165	7.85	Lansdowne Tp Rear of Leeds &	1: 171	E 12
Plympton Tp		3.74	Lansdowne Tp	4.171	5.12
Sarnia Tp	29.881	5.29	Oxford (on Rideau) Tp	6 Q14	5.28
Sombra Tp	8.198		Wolford Tp	1.858	5.52
Warwick Tp	4.327	7.03 4.14	Front of Yonge Tp	3.443	6.54
100				1.822	4.83
March 1	100.000	-	Escott Tp		
		*****	•		
				100.000	
B 2 -					
Lanark Co - General Levy	y.				
Almont o T	7 000		Tanana and Alike to G	0	•
Almonte T	7.860	5.56	Lennox and Addington Co	- General	Levy
Carleton Place T	14.674	5.41	Names W	11 010	40 lig
Pertn T	19.539	7.44	Napanee T	11.042	10.47 8.40
Lanark V Bathurst Tp	1.362 5.357	6.54 5.00	Bath V Newburgh V	4.145 .924	8.25
Beckwith Tp	7.583	4.21	Adolphustown Tp	1.955	7.34
North Burgess Tp	3.900	3.27	Amherst Island Tp	.929	5.23
Darling Tp	1.387	3.93	Camden East Tp	7.521	7.87
Drummond Tp	5.491	4.52	Denbigh Abinger and	2.514	5.71
North Elmsley Tp	4.988	4.71	Ashby Tp		, .
Lanark Tp	2.194	5.32	Ernestown Tp	42.577	8.92
Montague Tp	6.400	5.17	North Fredericksburgh Tp		7.96
Pakenham Tp	4.101	5.68	,		

100.000

Column 1	Col 2			Col 2	Col 3
Lennox and Addington - General Levy (con't)			Middlesex Co - General Levy		
(0	On c)		Parkhill T	1.141	28.54
South Fredericksburgh Tp	8.423	7.59	Strathroy T	8.066	8.91
South Fredericksburgh Tp Kaladar Anglesea &	4.391	6.87	Ailsa Craig V	.612	25.49
Effingham T			Glencoe V	1.598	34.54
Richmond Tp Richmond Tp Sheffield Tp	7.743	8.38	Lucan V	1.147	29.49
Sheffield Tn	2 884 2 884	6.30	Wardsville V	• 30 I	6.96 7.51
Sherriera ip		0.15	Adelaide Tp	4, 164	4.98
	100.000		Biddulph Tp	3.362	4.18
			Caradoc Tp	6.715	. 5.65
I annow and Addington Co	T i boomer	T	Delaware Tp	3.210	4.23
Lennox and Addington Co - Library Levy			Fkfrid To	7.202 3.656	5.23 3.96
Napanee T	11.861	10.47	Lobo Tp	6.918	4.98
Bath V	4.452	8.40	London Tp	13.048	5.25
Newburgh V	.992	8.25 7.34	McGillivray Tp	3.880	3.68
Adolphustown Tp	2.100	7.34	Metcalfe Tp	2.468	4.07
Naparete T Bath V Newburgh V Adolphustown Tp Amherst Island Tp Camden East Tp Ernestown Tp North Fredericksburgh Ta	8.078	7.87	Strathroy T Ailsa Craig V Glencoe V Lucan V Newbury V Wardsville V Adelaide Tp Biddulph Tp Caradoc Tp Delaware Tp North Dorchester Tp Ekfrid Tp Lobo Tp London Tp McGillivray Tp Metcalfe Tp Mosa Tp West Nissouri Tp	2.463	3.58
Ernestown Tp	45.736	8.92	Westminster Tp	17.392	6.53
North Fredericksburgh Tp	5.319	7.96	East Williams Tp	2.632	4.19
South Fredericksburgh Tp	9.048	7.59	Mosa Ip West Nissouri Tp Westminster Tp East Williams Tp West Williams Tp	1.946	3.57
Amherst Island Tp Camden East Tp Ernestown Tp North Fredericksburgh Tp South Fredericksburgh Tp Richmond Tp Sheffield Tp.	8.318 3.098	8.38 6.13		100.000	
Sherrieta ip.	100.000	0.13		100.000	- 3
	100.000				- 4
			Middlesex Co - Library Levy		
			Parkhill T	1.300	28.54
I amount and Addition to Co			Parkhill T Ailsa Craig V Glencoe V Lucan V Newbury V Wardsville V Biddulph Tp Caradoc Tp Delaware Tp North Dorchester Tp Ekfrid Tp	.698	25.49
Lennox and Addington Co -	ounty Roa	de lauv	Grencoe v	1.821	34.54 29.49
	dicy noa	as nevy	Newbury V	.411	6.96
Napanee T	11.980	10.47	Wardsville V	.419	7.51
Bath V Newburgh V	4.497	8.40	Biddulph_Tp	3.830	4.18
Newburgh V Adolphustown Tp Camden East Tp Ernestown Tp	1.002	8.25	Caradoc Tp	7.651	5.65
Camden Fast To	8 160	7.34 7.87	North Dorohester Tr	3.05/ 8.27/J	4.23 5.23
Ernestown Tp	46.199	8.92	Ekfrid Tp	4.165	3.96
North Fredericksburgh Tp	5.372	7.96	Lobo Tp .	7.882	4.98
South Fredericksburgh	9.139	7.59	London Tp	14.867	5.25
North Fredericksburgh Tp South Fredericksburgh Richmond Tp Sheffield Tp	46.199 5.372 9.139 8.401 3.129	8.38	Lobo Tp London Tp McGillivray Tp Metcalfe Tp	4.421	3.68
Suerriera ib	3. 129	0.13	Mosa To	2.806	3 58
	100.000		West Nissouri Tp	8.649	4.93
	-		Westminster Tp	19.815	6.53
			East Williams Tp	2.999	4.19
			London TP McGillivray Tp Metcalfe Tp Mosa Tp West Nissouri Tp Westminster Tp East Williams Tp West Williams Tp	2.217	3.57
					- 70

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Northumberland Co - Ge	eneral Levy		Peterborough Co - Genera	l Levy (co	on't)
Campbellford T Cobourg T Port Hope T Brighton T Colborne V Hastings V Alnwick Tp Brighton Tp Cramahe Tp	4.399 20.665 15.818 3.583 1.873 1.051 1.969 10.810 3.512	5.54 8.51 7.19 6.22 5.76 5.82 3.12 4.71 4.59	North Monaghan Tp Otonabee Tp Smith Tp Cavan Tp South Monaghan Tp  Peterborough Co - County Havelock V Lakefield V Norwood V Millbrook V Asphodel Tp Belmont and Methuen Tp	3.077 8.459 16.957 7.312 2.690	3.47 5.57 5.89 4.20 3.85
Hamilton Tp	9.537	4.00	Peterborough Co - County	Roads Le	vy
Hope Tp Murray Tp Percy Tp Seymour Tp	7.219 6.486 3.285 4.835	4.62 4.94 4.27 4.33	Havelock V Lakefield V Norwood V Millbrook V	2.008 5.161 1.952	8.50 6.97 7.80
Perth Co - General Lev	100.000		Asphodel Tp Belmont and Methuen Tp Douro Tp Dummer Tp Ennismore Tp North Monaghan Tp	4.413 12.203 6.630 7.554 8.692 3.977	5.61 4.32 6.13 5.58 30.48 3.47
Listowel T Mitchell T Milverton V Blanshard Tp Downie Tp North Easthope Tp South Easthope Tp Ellice Tp Elma Tp Fullarton Tp Hibbert Tp	12.510 6.453 2.143 8.351 7.383 7.065 5.071 7.727 9.106 5.745 6.469	8.06 7.52 8.39 4.13 4.44 4.52 4.86 4.66 5.77 4.42 4.38	Milibrook V Asphodel Tp Belmont and Methuen Tp Dours Tp Dourser Tp Ennismore Tp North Monaghan Tp Otonabee Tp Smith Tp Cavan Tp South Monaghan Tp  Prescott and Russell Co Hawkesbury T Rockland T Vankleek Hill T	10.933 21.911 9.450 3.477	5.89 4.20 3.85
Logan Tp	7.575 6.701	4.23	Prescott and Russell Co	- General	Levy
			Hawkesbury T Rockland T Vankleek Hill T Alfred V Casselman V L'Orignal V Plantagenet V St Isidore de Prescott T Alfred Tp Caledonia Tp	3.560 2.665 1.115 1.497 2.815	4.78 5.52 33.54 6.91 6.46
Havelock V Lakefield V Norwood V Millbrook V Asphodel Tp Belmont and Methuen Tp Burleigh and Anstruthe Chandos Tp Dourno Tp Durmer Tp Ennismore Tp Galway and Cavendish Th Harvey Tp	1.553 3.993 1.510 1.268 3.414 9.441 er Tp 5.603 3.321 5.129 5.844 6.725	8.50 6.97 7.80 5.09 5.61 4.32 24.07 3.74 6.13 5.58 30.48 90.42 3.66	Cambridge Tp Clarence Tp East Hawkesbury Tp West Hawkesbury Tp Longueuil Tp North Plantagenet Tp South Plantagenet Tp Russell Tp	6.765 8.843 5.646 4.716 4.350 3.454 3.073 12.956	5.151 5.09 5.18 5.47 6.45 5.52 5.78 4.40

Column 1	Col 2	Col 3	Column 1		Col 3
Prince Edward Co - Genera	l Levy		Renfrew Co - County Roa	ds Levy	
Picton T Bloomfield V Wellington V Ameliasburgh Tp Athol Tp Hallowell Tp Hillier Tp North Marysburgh Tp South Marysburgh Tp Sophiasburgh Tp	17.435 2.996 4.078 19.611 5.655 16.871 6.194 5.904 3.927 17.329	33.56 24.33 8.12 23.83 6.68 8.38 6.57 6.27 6.23 29.81	Arnprior T Renfrew T Beachburg V Braeside V Cobden V Eganville V	13.879 20.092 .681 1.799 1.323 1.684 6.423 1.977 4.538	6.17
Renfrew Co - General Levy	_	0.00	Wilberforce Tp	2.214	5.17
Deep River T Renfrew T Barry's Bay V Beachburg V Braeside V Chalk River V	9.098 10.777 13.173 1.311 .446 1.179 .523	9.09 9.40 8.79 6.25 6.48 7.67 6.70	Simcoe Co - General Lev		Û
Killaloe Station V Petawawa V Admaston Tp North Algona Tp South Algona Tp Alice and Fraser Tp Bagot and Blythfield Tp Bromley Tp Brougham Tp Brudenell and Lyndoch Tp Grattan Tp Griffith and Matawatchan Tp	.501 4.210 1.296 .860 .419 2.975 2.038 1.619 1.048 .542 .899 .532	6.15 7.39 5.53 4.41 3.37 6.17 3.42 8.90 3.25 3.91 5.08 3.92	Stayner T Wasaga Beach T Beeton V Coldwater V Cookstown V Creemore V Elmvale V Port McNicoll V	.426 .480 .373	13.51 32.27 22.73 13.80 8.26 40.75 83.13 31.64 26.46 4.75 33.72 29.51 36.79
Hagarty and Richards Tp Head Clara and Maria Tp Horton Tp McNab Tp Pembroke Tp Petawawa Tp Radcliffe Tp Raglan Tp Rolph Buchanan Wylie & McKay T Ross Tp	1.664 1.622 2.751 5.137 1.610 10.919 1.186 .870 7.184	3.98 7.36 5.64 5.37 6.00 6.19 3.48 4.43 6.24	Tottenham V Victoria Harbour V Adjala Tp Essa Tp Flos Tp West Gwillimbury Tp Innisfil Tp Matchedash Tp Medonte Tp Nottawasaga Tp Orillia Tp	1.278 .397 2.468 7.570 1.402 3.257 8.177 .663 2.137 3.022 4.543	29.10
Sebastopl Tp Sherwood Jones and Burns Tp Stafford Tp Westmeath Tp Wilberforce Tp	2.740 2.740 2.103 1.451	7.00 6.19 5.17	Oro Tp Sunnidale Tp Tay Tp Tecumseth Tp Tiny Tp	5.029 1.087 3.052 4.418 8.189	3.88 36.43 5.33 4.10 4.42

100.000

Column 1	Col 2	Col 3	Column 1		Col 3
Simcoe Co - General Levy	(con't)		Stormont, Dundas & Gle	engarry Co – Jibrary Levy (	(con't)
Tosorontio Tp Vespra Tp	1.811 2.612	31.19 4.29	Mountain Tp	4.585	5.77
Mara Tp	3.330	4.57	Osnabruck Tp	8.653	7.92
Rama Tp	1.237		Roxborough Tp	3.919	5.74
			Williamsburgh Tp	5.833	8.77
	100.000		Winchester Tp	6.245	6.04
				100.000	
Stormont, Dundas & Glenga		-1 /			
	Gener	al Levy	Victoria Co - General	Lean	
Alexandria T	6.494	8.74	viccoria co - Gerleral	. resh	
Chesterville V	3.071	9.93	Lindsay T	24.752	7.48
Finch V	.546	6.98	Bobcaygeon V	3.516	29.45
Iroquois V	2.914	11.31	Fenelon Falls V	3.001	4.42
Lancaster V	.927	7.61	Omemee V	.997	5.84
Maxville V	.929	7.61	Sturgeon Point V	.405	3.82
Morrisburg V	4.678	7.18	Woodville V	.668	29.50
Winchester V	3.859	7.08	Bexley Tp	4.375	1.69
Charlottenburgh Tp	11.793	6.13	Carden Tp	1.969	
Cornwall Tp	11.536	8.43	Dalton Tp	.584	2.50
Finch Tp	4.119	4.91	Eldon Tp	5.130	3.45
Kenyon Tp	3.830	6.30	Emily Tp	6.949	4.46
Lancaster Tp	6.633	5.69	Fenelon Tp	10.634	3.85
Lochiel Tp   Matilda Tp	4.436 5.852	6.07 6.88	Laxton Digby and	2 <b>.7</b> 57	1.48
Mountain Tp	4.452	5.77	Longford Tp Mariposa Tp	8.838	3.73
Osnabruck Tp	8.401	7.92	Ops Tp	6.700	4.06
Roxborough Tp	3.804	5.74	Somerville Tp	5.627	
Williamsburgh Tp	5.663		Verulam Tp	6.960	
Winchester Tp	6.063		Manvers Tp	6.138	3.35
	100.000			100.000	
Stormont, Dundas & Glenga	rry Co -		Victoria Co - Library	Levy	
	Libra	ry Levy	201	- (20	00 115
Alexandria T	6 600	0 71	Bobcaygeon V	5.670	29.45
Alexandria T Chesterville V	6.689	8.74	Fenelon Falls V	4.840 1.608	4.42 5.84
	3.163	9.93	Omemee V Woodville V	1.078	29.50
Finch V	.562	6.98 7.61	Bexley Tp	7.055	1.69
Lancaster V Maxville V	•955 •957	7.61	Carden Tp	3.175	2.79
Morrisburg V	4.819	7.18	Dalton Tp	.941	2.50
Winchester V	3.975	7.08	Eldon Tp	8.274	3.45
Charlottenburgh Tp	12.149	6.13	Emily Tp	11.208	4.46
Cornwall Tp	11.882	8.43	Fenelon Tp	17.151	3.85
Finch Tp	4.242	4.91	Laxton Digby and	4.447	1.48
Kenyon Tp	3.944	6.30	Longford Tp		
Lancaster Tp	6.832	5.69	Mariposa Tp	14.254	3.73
Lochiel Tp	4.569	6.07	Somerville Tp	9.074	1.76
Matilda Tp	6.027	6.88	Verulam Tp	11.225	3.67
No.				100.000	
				100.000	

Column 1		Col 3	Column 1	Col. 2	Col 3
Victoria Co - County	Roads Levy		Wellington Co - Library	Levy (con	't)
Lindsay T	29.226	7.48	Maryborough Tp	9.261	5.16
Bobcaygeon V	4.152	29.45	Minto Tp	7.121	5.28
Fenelon Falls V	3.543	4.42	Nichol Tp	8.954	4.90
Omemee V	1.177	5.84	Pilkington Tp	7.245	4.63
Sturgeon Point V	.479	3.82	Puslinch Tp	17.834	4.08
Woodville V	.789	29.50		100,000	
Eldon Tp	6.057 8.206	3.45		100.000	
Cmily Tp		4.46			
Tenelon Tp	12.557	3.85			
Mariposa Tp	10.436	3.73 4.06			
Ops Tp	7.911	3.67			
/erulam Tp Manvers Tp	8.219 7.248	3.35			,
anvers ip		3.37	Algoma D - Algoma Distr	ict Home f	or the
	100.000		Aged Board o		
			Sault Ste Marie C	63.498	17.22
			Blind River T	2.855	35.60
			Bruce Mines T	.605	39.81
			Thessalon T	1.058	37.57
			Elliot Lake T	16.641	30.67
ellington Co - Gener	al Levy		Hilton Beach V	.177	38.81
5 1 <u> </u>		-0 -6	Iron Bridge V	•562	37.67
ergus T	9.694	38.26	Day and Bright	.456	32.18
arriston T	2.392	7.80	Additional Tp	-0-	
lount Forest T	5.365	7.22	Hilton Tp	.287	37.19
almerston T	2.015	8.41	Jocelyn Tp	-247	35.41
rthur V	2.404	35.10	Johnson Tp	•574	32.36
Clifford V	.565 .744	29.65	Laird Tp	.649	32.91
rayton V		28.08	MacDonald Meredith et	1.070	35.54
lora V	3.653 3.793	27.90 26.93	al Tp	4.190	29.19
Crin V Arthur Tp	3.425	5.38	Michipicoten Tp Plummer Additional Tp		31.31
<u>-</u>	7.244	4.14	Prince Tp	•599	24.18
Eramosa Tp Erin Tp	11.016	3.82	St Joseph Tp	1.026	34.80
Mest Garafraxa Tp	4.518	4.52	Tarbutt and Tarbutt	.351	32.60
uelph Tp	6.819	4.64	Addn'l Tp	• 55 .	J_ • • • •
est Luther Tp	1.710	5.40	Thessalon Tp	•522	34.44
laryborough Tp	5.127	5.16	Thompson Tp	.092	31.39
linto Tp	3.942	5.28	Hornepayne Tp	1.354	61.73
lichol Tp	4.957	4.90	The North Shore Tp .	1.258	34.65
eel Tp	6.734	4.83	Hornepayne Tp The North Shore Tp White River Tp	1.049	6.35
Pilkington Tp	4.011	4.63	Dubreuilville ID	.346	32.87
uslinch Tp	9.872	4.08	Shedden ID		38.08
	100.000			100.000	
ellington Co - Libra	ry Le <b>v</b> y		Algoma D - Algoma Distr	ict Social	and
			Family Servi		
ount Forest T	9.692	7.22	nited niese M	7 000	25 60
Palmerston T	3.640	8.41	Blind River T	7.808	35.60
irthur V	4.343	35.10	Bruce Mines T	1.650 2.888	39.81 37.57
Clifford V	1.021	29.65	Thessalon T Elliot Lake T	45.342	30.67
Clora V	6.599 6.852	27.90 26.93	Hilton Beach V	.494	38.81
Erin V Anthun To	6.186	20.93 5.38	Iron Bridge V	1.545	37.67
Arthur Tp	8.162	4.52	Day and Bright	1.287	32.18
Vest Garafraxa Tp Vest Luther Tp	3.090	5.40	Additional Tp		J
lege profiler, Th	3.030	J.70	Hilton Tp	.805	37.19
			roon th	•005	21.19

Column 1		Col 3	Column 1		Col 3
	et Social	and	Cochrane D - Cochrane Di the Aged -	strict Ho	me for
Jocelyn Tp Johnson Tp Laird Tp MacDonald Meredith et	.701 1.613 1.830 2.967	35.41 32.36 32.91 35.54	Cochrane T Hearst T Iroquois Falls T Kapuskasing T Smooth Rock Falls T Black River - Matheson T	13.059 15.627 16.695 26.432	33.73 30.91 42.68 46.56 45.91
Michipicoten Tp Plummer Additional Tp Prince Tp St Joseph Tp Tarbutt and Tarbutt	11.354 1.500 1.683 2.888 1.003	29.19 31.31 24.18 34.80 32.60	Black River - Matheson T Moonbeam Tp Glackmeyer Tp Fauquier-Strickland Tp Val Rita-Harty Tp Mattice - Val Cote Tp Opasatika Tp	p 8.419 3.930 1.564 1.973 2.431	38.10 34.29 26.60 42.53 44.90
Add'nl Tp Thessalon Tp Thompson Tp Hornepayne Tp The North Shore Tp White River Tp Dubreuilville ID Shedden ID	1.447 .259 3.702 3.451 2.842 .941	34.44 31.39 61.73 34.37 6.35 32.87	Opasatika Tp	1.360	62.50
Shedden ID	100.000	38.08	Cochrane D - Cochrane Di the Aged -		me for
Cochrane D - Cochrane Di Administrat			Cochrane T Hearst T Iroquois Falls T Kapuskasing T Smooth Rock Falls T Black River - Matheson T Moonbeam Tp Glackmeyer Tp	p 9.184	38.10
Cochrane T Hearst T Iroquois Falls T Kapuskasing T Smooth Rock Falls T Black River - Matheson T Moonbeam Tp	13.059 15.627 16.695 26.432 5.946 p 8.419 3.930	33.73 30.91 42.68 46.56 45.91 38.10 34.29	Kenora D - District of K the Aged  Dryden T Keewatin T Kenora T Sioux Lookout T Ignace Tp	100.000	
Fauquier-Strickland Tp Val Rita-Harty Tp Mattice - Val Cote Tp	1.973 2.431 2.564	42.53 44.90 47.90	Kenora D - District of K the Aged	enora Hom	e for
Opasatika Tp	1.360	62.50	Dryden T Keewatin T Kenora T Sioux Lookout T Ignace Tp Jaffray and Melick Tp Machin Tp Red Lake Tp Ear Falls Tp Barclay Tp Pickle Lake Tp Golden Tp Sioux Narrows ID	22.048 3.822 22.927 7.780 6.894 8.031 3.814 5.787 6.283 2.928 2.395 5.175 2.116	8.29 6.89 34.03 5.96 7.45 6.65 12.06 8.20 40.57 8.64 4.09

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
No. 14-123-1- D. Digtwict	Monito	-7 in	Ninicaina D - Ninica	ing District S	ooial
Manitoulin D - District Homes for the Aged Ad Board - Operating			Nipissing D - Nipiss Servic	es Board (con	
Doard - Operating			Papineau Tp	3.652 9.079	3.55
Gore Bay T	7.600	50.46	Springer Tp Temagami Tp	9.079 11.570	5.89
Little Current T Assiginack Tp	16.030 15.418	53.24 48.04	Cameron ID	.709	
Barrie Island Tp	1.493	47.93	Camer on 12		3.40
Billings Tp	1.493 7.751 3.199	51.57		100.000	- 4
Burpee Tp Carnarvon Tp	3.199	45.30			- 4
Cachum Island Th	12.809	50.54			
Cockburn Island Tp Gordon Tp	1.274 6.531	37.04 46.50	Nipissing D - East N	ipissing Distr	rict
Howland Tp	13.353	51.13		Aged - Opeart	
Rutherford & George	13.353 3.988	52.53			
Island Tp	11 1190	FO 07	North Bay C	84.733	
Sandfield Tp Tehkummah Tp	4.482 6.072		Mattawa T Airy Tp	2.432 1.278	23.60 22.40
renkamen ip		1,50 1,5	Bonfield Tp	2.194 1.120	23.16
	100.000		Calvin Tp	1.120	2.60
			Chisholm Tp	1.266 4.648	4.38
			East Ferris Tp Mattawan Tp	•755	27.95 1.83
Manitoulin D - Distric	t of Manito	ulin	Papineau Tp	1.318	3.55
Homes for the Aged A	dministrati	on	Cameron ID	.256	3.46
Board - Capital				100.000	
Gore Bay T	8.716	50.46		100.000	- 1
Little Current T	18,385	53.24			- 4
Assiginack Tp	17,683	48.04			
Barrie Island Tp	1.713 8.890 3.668	47.93	Nipissing D - East N	lipissing Dist the Aged - Cap	rict
Billings Tp Burpee Tp	3.668	51.57 45.30	none for t	ne aged - Cap.	Ital
Cockburn Island Tp Gordon Tp	1.461	37.04	North Bay C	85.830	8.87
Gordon Tp	7.490	46.50	Mattawa T	2.463	23.60
Howland Tp	15.315 4.574	51.13	Bonfield Tp	2.223	23.16
Rutherford & George Island Tp	4.574	52.53	Calvin Tp Chisholm Tp	1.282	4.38
Sandfield Tp	5.141	52.87	East Ferris Tp	1.135 1.282 4.708 .765	27.95
Tehkummah Tp	6.964		Mattawan Tp	.765	1.83
			Papineau Tp	1.335	3.55
	100.000		Cameron ID	.259	5.05
				100.000	- 1
Ni ini a D. Misissian	- District (	Pania]	Nipissing D - Home for Nipiss	or the Aged of	West
Nipissing D - Nipissing Services		ociai	Nipiss	1118	
			Cache Bay T	1.971	28.48
Cache Bay T	1.132	28.48	Sturgeon Falls T	44.566 12.750	44.05
Mattawa T Sturgeon Falls T	6.784 25.531	23.60 44.05	Caldwell Tp Field Tp	12.750 4.675	1.72
iry Tp	3.570	22.40	Springer Tp	15.823	5.89
Sonfield Tp	6.148	23.16	Temagami Tp	20.215	39.19
Caldwell Tp	7.315	1.72		100.000	
Calvin Tp Chisholm Tp	3.077 3.577	2.60 4.38		100.000	
Chisholm Tp East Ferris Tp	13. 105	27.95			199
Field Tp	2.683	22.24			
Mattawan Tp	2.068	1.83			
•		-			

Column 1		Column 1		Col 3
	trict of Parry Sound Administration Board	Parry Sound D - District (West) Ho	of Parry ome for the	
Kearney T	3.083	Parry Sound T	23.419	
	12.918	Rosseau V	.999	
Powassan T Trout Creek T	2.275 1.003	Carling Tp Christie Tp	.999 8.981 4.651	
Burk's Falls V	1.003 2.303	ratev in	8.087	
Magnetawan V	.549 .551	Hagerman Tp	3.743	
Rosseau V	.551	Humphrey Tp	11.306	
South River V	1.935 1.904	McDougall Tp	7.944	
Sundridge V Armour Tp	1.904 3.434 4.953 2.005 2.565	Hagerman Tp Humphrey Tp McDougall Tp McKellar Tp McMurrich Tp The Archipelago Tp	3 278	
Carling Tp	4.953	The Archipelago Tp	21.221	
Chapman Tp Christie Tp Foley Tp Hagerman Tp	2.005			
Christie Tp	2.565 4.460		100.000	
Foley Tp	4.460 2.064			
North Himsworth Tp	6.580			
South Himsworth Tp	2.998			
Humphrey Tp	6.236			
Joly Tp	.677 2.516	Painy Piyon D. District	of Daine	Dinon
McDougall To	4.382	Rainy River D - District	the Aged	utvei.
North Himsworth Tp South Himsworth Tp Humphrey Tp Joly Tp Machar Tp McDougall Tp McKellar Tp McMurrich Tp	3.514			
McMurrich Tp	1.808	Fort Frances T	45.144	11.70
Nipissing Tp Perry Tp Ryerson Tp Strong Tp	3.837 4.442	Rainy River T	4.591	6.94
Rverson Tp	1.712	Atticon Ip	3.230 2∐ 108	4.24 12.82
Strong Tp	3.591	Atwood Tp	1.924	3.16
The Archipelago Tp	11.705	Fort Frances T Rainy River T Alberton Tp Atikokan Tp Atwood Tp Blue Tp Chapple Tp Dilke Tp Emo Tp La Vallee Tp McCrosson and Tovell Tp Morson Tp	.435	4.50
	100,000	Chapple Tp	4.219	2.80
	100.000	Fro To	.0∠। 7 1₁17	4.80 2.82
		La Vallee Tp	3.179	1.52
		McCrosson and Tovell Tp	.833	21.75
	strict of Parry Sound	Morley Tp	2.064	3.66
(East	) Homes for the Aged	Morson Ip	1.380 5/11	6 77
Kearney T	6.875	Morson Tp Worthington Tp Kingsford ID	.224	1.64
Powassan T	5.074	S .		
Trout Creek T	2.237 5.136		100.000	
Burk's Falls V Magnetawan V	5.136 1.223			
South River V	4.315			
Sundridge V	4.246	Rainy River D - District	of Rainy	River
Armour Tp	7.658	Social S	Services Bo	oard
Chapman Tp North Himsworth Tp	4.470 14.674	Fort Frances T	45.144	11.70
South Himsworth Tp	6.686	Rainy River T	4.591	6.94
Joly Tp	1.509	Alberton Tp	3.230	4.24
Machar Tp	5.610	Atikokan Tp	24.198	12.82
Nipissing Tp Perry Tp	8.557 9.905	Atwood Tp Blue Tp	1.924 .435	3.16 4.50
Ryerson Tp	3.818	Chapple Tp	4.219	2.80
Strong Tp	8.007	Dilke Tp	.621	4.80
	100,000	Emo Tp	7.417	2.82
	100.000	La Vallee Tp	3.179	1.52

Column 1	Col 2	Col 3	Column 1	Col 2	Col 3
Painy River D - District	of Rainy	Rivon	Thunder Bay D - Distric	ot of Thursday	n Bay
Social Service				or the Aged	er bay
McCrosson and Tovell Tp Morley Tp Morson Tp Worthington Tp Kingsford ID	2.064 1.380	6.77	Geraldton T Longlac T Conmee Tp Dorion Tp Gillies Tp Marathon Tp Neebing Tp Nipigon Tp O'Connor Tp Oliver Tp Paipoonge Tp Schreiber Tp Terrace Bay Tp	8.146 10.031 1.294 1.591 1.113 8.864 2.985 1.534 5.395 9.721 14.886	8.03 7.74 8.88 4.23 43.93 4.62 5.848 57.48 33.49
Sudbury D - District of Services Admi			Manitouwadge Îp Beardmore Îp	9.239 1.287	39.63 24.49
Sudbury Region Espanola T Massey T Webbwood T Baldwin Tp Casimir Jennings & Appleby Tp	.220 .379	26.99 10.35 8.50 6.34 .73 11.96	Nakina Tp Red Rock Tp	2.107 8.325  100.000	7.18 44.51
Chapleau Tp Cosby Mason and Martland Tp	1.846 .919	28.82 2.01			
Hagar Tp Nairn Tp Ratter and Dunnet Tp The Spanish River Tp	•466	3.04 9.95 2.51 6.14			
	100.000				

O. Reg. 360/86, Sched. 1

# Schedule 2

	Sched		
Column 1	Column 2	Column 1	Column a
Regional Municipality of	0.4609	County of Perth	0.4000
Regional Municipality of	0.1007	County of Peterborough	0.5024
Haldimand - Norfolk	0.4949	United Counties of Prescott and Russell	0.4428
Regional Municipality of Halton	0 <b>.</b> 5076		
	0.5076	County of Prince Edward	0.4122
Regional Municipality of Hamilton - Wentworth	0.4463	County of Renfrew	0.400
Regional Municipality of		County of Simcoe	0.4638
Niagara	0.4464	United Counties of Stormont, Dundas and Glengarry	0.4000
Regional Municipality of Ottawa - Carleton	0.4781	County of Victoria	0.6132
Regional Municipality of Waterloo	0.4883	County of Wellington	0.4738
Regional Municipality of		Algoma District Social and Family Services Board	0 53110
York	0.6230	•	0.5340
County of Brant	0.4014	Algoma District Home for the Aged Board of Management	0.4825
County of Bruce	0.5841	Cochrane District Welfare Administration Board	0.4000
County of Dufferin	0.5334	Cochrane District	0.4000
County of Elgin	0.4000	Home for the Aged	0.4000
County of Essex	0.4000	District of Kenora Home for the Aged	0.4000
County of Frontenac	0.4393		0.1000
County of Grey	0.5370	District of Manitoulin Homes for the Aged Administration Board	0.6305
County of Haliburton	0.5673		010303
County of Hastings	0.4903	East Nipissing District Home for the Aged	0.4105
County of Huron	0.4246	Home for the Aged of	0 11230
County of Kent	0.4000	West Nipissing	0.4389
County of Lambton	0.4000	Nipissing District Social Services Board	0.4435
County of Lanark	0.4250	District of Parry Sound (East) Home for the Aged	0.8500
United Counties of Leeds and Grenville	0.4000	District of Parry Sound (West) Home for the Aged	0.8500
County of Lennox and Addington	0.5260	District of Parry Sound	
County of Middlesex	0.4000	Welfare Administration Board	0.8500
County of Northumber- land	0.4412	District of Rainy River Home for the Aged	0.4000
County of Oxford	0.4000 114	District of Rainy River Social Services Board \$5	0.4000

Column 1	Column 2
District of Sudbury Welfare Administration Board	0.5890
District of Thunder Bay Home for the Aged	0.4000
Lakehead Region Conservation Authority	0.4000
Mattagami Region Conservation Authority	0.4000
Nickel District Conservation Authority	0.5889
North Bay-Mattawa Conservation Authority	0.4309
Sault Ste. Marie Region Conservation Authority	0.5082

O. Reg. 360/86, Sched. 2.

# Schedule 3

COLUMN 1		COLUMN 2	
	ESTIMATED RESIDENTIAL VALUATIONS	ESTIMATED COMMERCIAL VALUATIONS	
GENERAL LEVY			
Ottawa C. Vanier C. Kanata C. Nepean C. Gloucester C. Rockcliffe Park V. Cumberland Tp. Goulbourn Tp. Osgoode Tp. Rideau Tp. West Carleton Tp.	22,638,875 28,266 848 2,512,949 6,824,468 1,540,044 4,488 - 6,335 35,500	213,378,627 181,449 1,306,433 3,686,103 6,623,668 	
SEWER LEVY			
Ottawa C. Vanier C. Kanta C. Nepean C. Gloucester C. Rockcliffe Park V. Goulbourn Tp.	22,638,875 28,266 - 2,495,331 5,033,911 1,540,044	213,378,627 181,449 1,193,095 3,680,554 5,910,153	
TRANSIT LEVY			
Ottawa C. Vanier C. Kanata C. Nepean C. Gloucester C. Rockcliffe Park V.	22,638,875 28,266 - 2,345,554 6,013,181 1,540,044	213,378,627 181,449 1,193,095 3,644,136 6,162,209	50/86, Sche

O. Reg. 360/86, Sched. 3.

Schedule 4

COLUMN 1	COLUMN 2	COLUMN 3
	The North Shore Tp	Shedden I.D.
Residential and Farm Assessment	4,723,800	4,016,400
Commercial Assessment	2,748,670	1,086,220
Equivalent Assessment	2,589,825	3,181,680

O. Reg. 360/86, Sched. 4

(8950)

# PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 361/86.
The Regional Municipality of York,
Town of Markham.
Made—June 17th, 1986.
Filed—June 20th, 1986.

### REGULATION TO AMEND ONTARIO REGULATION 473/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 473/73 is amended by adding thereto the following section:

73.—(1) The building existing on the day this Regulation comes into force on the land described in subsection (2) may be used for business and professional offices and buildings, structures and uses accessory thereto may be erected and used if the following requirements are met:

Minimum rear yard 9 metres

Minimum side yards 1.5 metres

minimum side yards 1.5 metres

Minimum front yard

Minimum lot area

Minimum lot frontage 21 metres

Parking

One parking space for every 30 square metres of gross floor area of any building or portion

thereof

metres

0.1 hectares

(2) Subsection (1) applies to that parcel of land in the Town of Markham in The Regional Municipality of York, (formerly the Township of Markham in the County of York), being that part of the northwest corner of Lot 9 in Concession VI of the said Town, described as follows:

Commencing at a point in the westerly limit of the said Lot 9, which point is distant 282 feet, 5 inches northerly therealong from the existing limit between the north and south halves of the said Lot;

Thence northerly along the westerly limit of the said Lot 9 a distance of 70 feet to a point;

Thence easterly and parallel to the limit between the north and south halves of the said Lot 9 a distance of 174 feet, 9 inches, more or less, to a point in a post and wire fence:

Thence southerly parallel to the westerly limit of the said Lot 9 and along the said post and wire fence a distance of 70 feet to a point;

Thence westerly a distance of 176 feet, more or less, to the place of beginning. O. Reg. 361/86, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

27

Dated at Toronto, this 17th day of June, 1986.

### **FUNERAL SERVICES ACT**

O. Reg. 362/86. General. Made—June 13th, 1986. Approved—June 20th, 1986. Filed—June 20th, 1986.

# REGULATION TO AMEND REGULATION 399 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FUNERAL SERVICES ACT

- 1.—(1) Clause 1 (1) (c) of Regulation 399 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
  - (c) apply to try a licensing examination set by the Board in Form 6 and pay to the Board a fee of \$125;
- (2) Clause 1 (1) (g) of the said Regulation, as remade by section 1 of Ontario Regulation 675/83, is revoked and the following substituted therefor:
  - (g) pay to the Board a fee of \$50.
  - Subsection 3 (2) of the said Regulation, as remade by section 2 of Ontario Regulation 675/83, is revoked and the following substituted therefor:
- (2) The annual fee for a funeral director shall be \$50 and shall be paid to the Board not later than the 31st day of December of the year preceding the year to which the fee applies. O. Reg. 362/86, s. 2.

3. Subsection 14 (4) of the said Regulation, as remade by section 3 of Ontario Regulation 675/83, is revoked and the following substituted therefor:

O. Reg. 362/86

- (4) Where during the year ending on the 31st day of October preceding the application for renewal of a licence the funeral services establishment furnished to the public funeral supplies and services, the renewal fee for the funeral services establishment licence is \$5 per death registered during that year. O. Reg. 362/86, s. 3.
  - 4. Form 6 of the said Regulation is amended by striking out "I enclose fee of \$75" in the fifteenth line and inserting in lieu thereof "I enclose a fee of \$125".

BOARD OF FUNERAL SERVICES:

SOLETTE N. GELBERG Registrar

> JEANNE HEWITT Secretary-Treasurer

Dated at Toronto, this 13th day of June, 1986.

27 (8951)

### FOREST FIRES PREVENTION ACT

O. Reg. 363/86. Restricted Fire Zone. Made—June 20th, 1986. Filed-June 20th, 1986.

### REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

#### RESTRICTED FIRE ZONE

1. The Northwestern Fire Region described in Schedule A hereto is declared to be a Restricted Fire Zone from the 20th day of June to the 24th day of June, both inclusive, in the year 1986. O. Reg. 363/86, s. 1.

### Schedule A

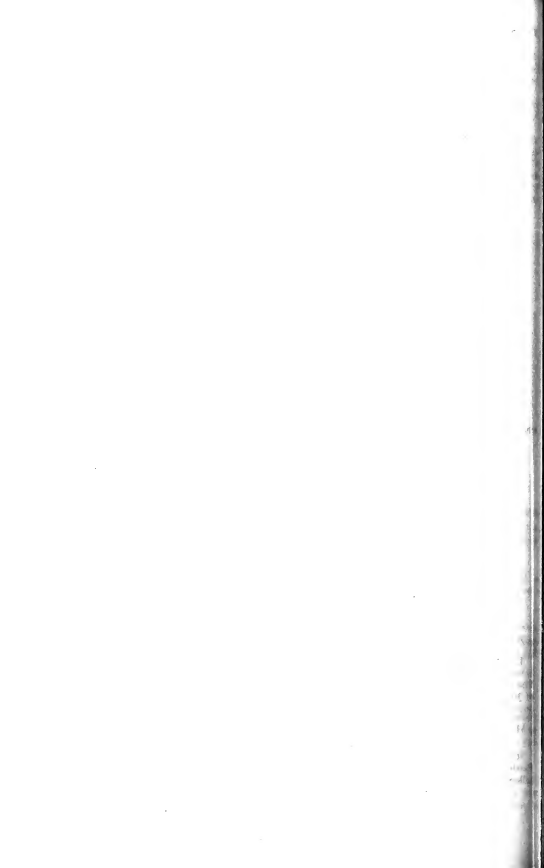
In the territorial districts of Kenora, Kenora-Patricia Portion and Rainy River, described as follows:

Beginning at the southeasterly corner of the Geographic Township of Corman in the Territorial District of Kenora; thence northerly along the easterly boundary of the geographic townships of Corman and Chartrand and the northerly production of the easterly boundary of the Geographic Township of Chartrand to the southwesterly corner of G.T.P. Block No. 6; thence easterly along the south boundary of that block to the southeasterly corner thereof; thence northerly along the easterly boundary of that block and the northerly production of the easterly boundary of that Block No. 6 to the base line run by Phillips and Benner, Ontario Land Surveyors, in 1931; thence northeasterly in a straight line to the intersection of latitude 50° 00' with the meridian line run by K.G. Ross, Ontario Land Surveyor, in 1921; thence easterly along latitude 50° 00' to longitude 90° 00'; thence northerly along longitude 90° 00' to latitude 51° 00'; thence easterly along latitude 51° 00' to longitude 89° 00'; thence northerly along longitude 89° 00' to latitude 52° 30'; thence westerly along latitude 52° 30' to the Interprovincial Boundary between Ontario and Manitoba; thence in southwesterly and southerly direction following that boundary to the International Boundary between Canada and the United States of America; thence in an easterly and southeasterly direction following that boundary to longitude 92° 30'; thence northerly along that longitude to the high-water mark along the southerly bank of the Seine River; thence easterly along that high-water mark to the southerly boundary of Indian Reserve 23A; thence easterly and northerly along that boundary to the high-water mark along the southerly bank of the Seine River; thence easterly along that high-water mark to the southerly limit of the right of way of that part of the King's Highway known as No. 11; thence easterly along that right of way to the southerly production of the easterly boundary of the Geographic Township of Bennett in the Territorial District of Rainy River; thence northerly along that southerly production and the easterly boundary of that geographic township and the northerly production of that geographic township and the northerly production of the easterly boundary of the Geographic Township of Bennett to the 3rd base line; thence westerly along that base line to the 5th meridian line; thence northerly along that meridian line to a line drawn west astronomically from the southwesterly corner of the Geographic Township of Grummett in the Territorial District of Kenora; thence east astronomically to the southwesterly corner of the Geographic Township of Grummett; thence easterly along the southerly boundary of the geographic townships of Grummett, Cathcart, McNevin and Corman to the place of beginning. O. Reg. 363/86, Sched. A.

> MARY MOGFORD Deputy Minister of Natural Resources

Dated at Toronto, this 20th day of June, 1986.

(8952)27



# **Publications Under The Regulations Act**

July 12th, 1986

### MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 364/86.
Town of Goderich, Township of Goderich Boundary.
Made—June 12th, 1986.
Approved—June 12th, 1986.
Filed—June 23rd, 1986.

### ORDER IN COUNCIL

R.O.C. 224/86

WHEREAS The Corporation of the Town of Goderich and The Corporation of the Township of Goderich have entered into an agreement dated the 7th day of October, 1985 for the resolution of certain boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the Municipal Boundary Negotiations Act, 1981 of the intention to make an Order implementing the intermunicipal agreement;

AND WHEREAS no objections to the proposed issuance of the Order were filed with the Clerk of the Executive Council within the filing period;

Now Therefore on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the Municipal Boundary Negotiations Act, 1981 that,

- 1. On the 1st day of July, 1986, the portion of the Township of Goderich described in Schedule A is annexed to the Town of Goderich.
- 2. All real property of The Corporation of the Township of Goderich situate in the annexed area vests in The Corporation of the Town of Goderich on the 1st day of July, 1986.
- 3. On the 1st day of July, 1986, the by-laws of the Town of Goderich extend to the annexed area and the by-laws of the Township of Goderich cease to apply to such area, except,
  - (a) by-laws that were passed,
    - (i) by the Township of Goderich under section 34 or 41 of the *Planning Act*, 1983 or a predecessor of those sections, or

(ii) by the Township of Goderich that were kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941,

which shall remain in force until repealed by the council of the Town of Goderich; and

- (b) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township of Goderich.
- 4. The clerk of the Township of Goderich shall forthwith prepare and furnish to the clerk of the Town of Goderich a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to and including the 30th day of June, 1986 and the persons assessed therefor.
- 5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area which are due and unpaid on the 1st day of July, 1986 shall be deemed on that date to be taxes due and payable to The Corporation of the Town of Goderich and may be collected by The Corporation of the Town of Goderich.
- (2) On or before the 30th day of September, 1986, The Corporation of the Town of Goderich shall pay to The Corporation of the Township of Goderich an amount equal to the amount of all real property taxes that The Corporation of the Town of Goderich is entitled to collect in the annexed area under subsection (1), that were due but unpaid on the 1st day of July, 1986.
- 6. All business taxes levied and uncollected in the annexed area which are due and unpaid on the 1st day of July, 1986 shall continue after that date to be taxes due and payable to The Corporation of the Township of Goderich and may be collected by The Corporation of the Township of Goderich.
- 7. The assessment of land in the annexed area upon which the taxes after the 30th day of June, 1986 shall be levied shall be determined by the Assessment Commissioner, and the provisions of section 34 of the Assessment Act shall apply to such assessment.
- 8. On or before the 31st day of July, 1986, the Town of Goderich shall pay to the Township of Goderich the sum of \$2,000 as compensation for loss of future assessment in the annexed area.
- 9. The agreement between The Corporation of the Town of Goderich and The Corporation of the Township of Goderich entered into on the 7th day of

October, 1985 is hereby given effect. O. Reg. 364/86.

Recommended

BERNARD GRANDMAÎTRE Minister of Municipal Affairs

Concurred

ELINOR CAPLAN Chairman

Approved and Ordered June 12th, 1986.

W. G. C. HOWLAND Administrator of the Government

### Schedule A

### AREA TO BE ANNEXED TO THE TOWN OF GODERICH

That portion of the Township of Goderich in the County of Huron described as follows:

Beginning at the intersection of a southerly boundary of the Town of Goderich and the westerly limit of the right of way of the Canadian National Railway;

Thence southerly along the westerly limit of the said right of way to a point distant 379.7 metres measured southerly therealong from the northwesterly limit of Lot 105 in the Maitland Concession:

Thence due west 362.1 metres to a point in the westerly limit of the said Lot 105 distant 62.03 metres measured southerly therealong from the northwesterly limit of the said Lot:

Thence northerly along an easterly boundary of the said Town of Goderich to the said southerly boundary;

Thence easterly along the said southerly boundary to the place of beginning. O. Reg. 364/86, Sched. A.

(8957)

# OCCUPATIONAL HEALTH AND SAFETY ACT

O. Reg. 365/86. Mines and Mining Plants. Made—June 12th, 1986. Filed-June 23rd, 1986.

# REGULATION TO AMEND REGULATION 694 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE OCCUPATIONAL HEALTH AND SAFETY ACT

1. The Table to subsection 19 (3) of Regulation 694 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 306/85, is revoked and the following substituted therefor:

TABLE

Column 1	Column 2	Column 3	Column 4
Туре	Diameter in Millimetres	Fee	Fee
Round or	To and including 22.2	\$ 110.00	\$ 170.00
flattened	Over 22.2 to and including 34.9	170.00	270.00
strand	Over 34.9 to and including 50.8	270.00	400.00
	Over 50.8 to and including 57.2	330.00	500.00
	Over 57.2 to and including 63.5	620.00	800.00
	Over 63.5 to and including 76.2	1,180.00	1,300.00
Lock Coil	To and including 22.2	130.00	200.00
	Over 22.2 to and including 34.9	220.00	350.00
	Over 34.9 to and including 44.4	330.00	500.00
	Over 44.4 to and including 63.5	900.00	1,100.00
Additional cha	arge for testing with resin socket mate	rial	
	To and including 22.2	100.00	100.00
	Over 22.2	200.00	200.00

(8958)

### CHARITABLE INSTITUTIONS ACT

O. Reg. 366/86. General. Made-June 12th, 1986. Filed-June 23rd, 1986.

O. Reg. 366/86

### REGULATION TO AMEND REGULATION 95 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CHARITABLE INSTITUTIONS ACT

- 1. Subsection 25 (4) of Regulation 95 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 351/85, is revoked and the following substituted therefor:
- (4) For the purposes of the form referred to in subection (1) and the quarterly expenditure report refered to in subsection (2), the daily cost of residential are or extended care services incurred on and after the st day of April, 1986 includes the portion of fees paid a physician appointed under section 14 for all serices prescribed in subsections 15 (2), (3) and (4), where the fees do not exceed \$4.43 per month for each ed of a resident receiving the residential care or the xtended care services, based on the approved bed apacity of the institution.
- (5) The daily cost referred to in subsection (4) does of include any amount that would cause the daily cost exceed the ceiling for residential care and the ceiling or extended care services, as the case may be, set out 1 Column 3 and Column 6 respectively, opposite the ate the service was provided in Column 1 of Table 1, or any person residing in the institution. O. Reg. 66/86, s. 1.

3959)

28

### HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 367/86. General. Made—June 12th, 1986. Filed—June 23rd, 1986.

REGULATION TO AMEND **REGULATION 502 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HOMES FOR THE AGED AND REST HOMES ACT

- 1. Subsection 30 (3) of Regulation 502 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 350/85, is revoked and the following substituted therefor:
- (3) For the purpose of subsection (2), operating and maintenance costs incurred on and after the 1st day of April, 1986 include the portion of the fees paid to a physician for a home for all services rendered by the physician that are prescribed in section 25 for each bed in the home based on the designated bed capacity for the home where the fees do not exceed \$4.43 per month. O. Reg. 367/86, s. 1.

(8960)

28

### ARCHITECTS ACT

O. Reg. 368/86. General. Made-March 20th, 1986. Approved—June 20th, 1986. Filed-June 24th, 1986.

# REGULATION TO AMEND **ONTARIO REGULATION 517/84** MADE UNDER THE ARCHITECTS ACT, 1984

- 1. Subsection 29 (5) of Ontario Regulation 517/84 is revoked and the following substituted therefor:
- (5) An honorary member shall be issued a Certificate of Honorary Membership and, if the honorary member was previously the holder of a licence, he or she may use the title "architect". O. Reg. 368/86,
  - 2. Section 43 of the said Regulation, as amended by section 2 of Ontario Regulation 810/84, is further amended by adding thereto the following paragraph:
  - 48a. Undertaking to provide architectural services for a building project where the member or holder has acted as a professional advisor or member of a jury for an open or limited competition for the building project.
  - 3. The said Regulation is amended by renumbering section 50a, as made by section 1 of Ontario Regulation 160/85, as section 50b and by adding thereto the following section:

50a. The following are prescribed as performance standards with respect to the general review of the construction, enlargement or alteration of a building by a member or holder as provided for in the building code prescribed under the Building Code Act:

- 1. The member or holder, with respect to the matters that are governed by the building code, shall,
  - i. make periodic visits to the site to determine whether the work is in general conformity with the design documents that were prepared by a member or holder.
  - ii. inform the client and contractor in writing as to the progress and quality of the work and as to any part of the work that the member or holder has observed during the visits to the site not to be in conformity with the design documents,
  - iii. review all changes to the design documents to determine whether the changes conform to the building code,
  - iv. review and comment on shop drawings and samples for general conformity with the design concept of the work, and
  - v. if the member or holder is specifically engaged to co-ordinate the general review of the professional engineers and reports of the inspection and testing companies, co-ordinate the general review of the professional engineers and the reports of the inspection and testing companies that pertain directly to the work being reviewed and arrange for the distribution of such reports to the client and the contractor, or
  - vi. if the member or holder is not engaged to perform any or all of the services listed in subparagraph v, co-operate with the professional engineer responsible for the co-ordination of the general review in order to assist the professional engineer in the carrying out of the functions described in that subparagraph.
- 2. In paragraph 1, "design document" means a design or other document which formed the basis for the issuance of a building permit and includes all changes thereto that were authorized by the chief official as defined in the Building Code Act. O. Reg. 368/86, s. 3.

Made by the Council on the 20th day of March, 1986.

COUNCIL OF THE ONTARIO ASSOCIATION OF ARCHITECTS:

> A. BUTLER President

> > B. PARKS Registrar

(8961)

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### PUBLIC TRUSTEE ACT

O. Reg. 369/86. General. Made—June 20th, 1986. Filed-June 24th, 1986.

REGULATION TO AMEND **REGULATION 887 OF REVISED REGULATIONS** OF ONTARIO, 1980 MADE UNDER THE PUBLIC TRUSTEE ACT

- 1.—(1) Clause 5 (1) (a) of Regulation 887 of Revised Regulations of Ontario. 1980, as remade by section 1 of Ontario Regulation 600/85, is revoked and the following substituted therefor:
  - (a) subject to subsections (2) and (3), be credited to moneys in the hands of the Public Trustee on and after the 1st day of July, 1986 at the rate of 9 per cent per annum on the minimum daily balance;
- (2) Subsection 5 (4) of the said Regulation is revoked.

(8962)

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### ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 370/86. Exemption-Ministry of the Environment—MOE-31. Made-May 9th, 1986. Approved-May 9th, 1986. Filed-June 24th, 1986.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION-MINISTRY OF THE ENVIRONMENT-MOE-31

Having received a request from the Regional Director, West Central Region, Ministry of the Environment, that an undertaking, namely:

The activity of managing the contaminated wastes which may be found both in and around the property of Chemical Waste Management Limited at Site 7, Lot 6, Concession 9, Smithville Industrial Park, Township of West Lincoln, Regional Municipality of Niagara, which management activities will involve the securing and control on a temporary basis of the contaminated wastes, pending the identification and implementation of strategies for the final disposal of those wastes, pursuant to instructions, approvals and orders issued under the *Environmental Protection Act*;

be exempt from the application of the Act pursuant to section 29; and

Having been advised by the Regional Director, West Central Region, Ministry of the Environment, that if the undertaking is subject to the application of the Act, the following injury or damage to the persons and property indicated will occur:

- A. The time which would be involved in preparing an Environmental Assessment and seeking approval under the Act would significantly delay the implementation of the undertaking exacerbating the following situations:
  - (i) The current situation has resulted in contaminants from the site gaining limited access to surface and groundwater. The groundwater aquifer, located in close proximity to the site, is the source of water supply to the community of Smithville and if prompt action is not taken, there is a possibility that the acquifer will become contaminated, thereby endangering the health of the community.
  - (ii) Surface and groundwater flows discharge to Spring Creek and then to Twenty Mile Creek, a major water-course in the area. Since contaminant inputs, such as PCBs, bio-magnify through the food chain, failure to take action may result in contamination of the aquatic life of Spring Creek and Twenty Mile Creek.
  - (iii) Members of the public may be exposed to contaminants as the community uses surrounding areas for recreational or other public activities.

Having weighed such injury or damage against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise

management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The tasks involved in managing the contaminated wastes can be commenced immediately. This will result in minimizing the potential for the injury and damage which are cited above.
- B. The public and the Municipality are anxious that the undertaking be implemented as soon as possible to avoid further potential public exposure to, and offsite migration of, contaminated wastes.
- C. The Ministry of the Environment and the Municipality have reached an agreement, a copy of which is filed with the public records maintained under section 31 of the Act by the Environmental Assessment Branch of the Ministry of the Environment at its main office, with respect to how the clean up and storage of PCB waste shall proceed.
- D. A Liaison Committee with representatives from the local citizens has been established to monitor progress made in the cleaning up of the site and eventual disposal of the contaminated wastes.
- E. The Regional Director, West Central Region, under Ontario Regulation 11/82 will ensure that instructions, approvals and orders are issued which will result in the contaminated wastes being handled in a safe manner with their ultimate disposal being subject to the provisions of Part V of the Environmental Protection Act.

This exemption is subject to the following terms and conditions:

- No wastes other than contaminated soil or other materials from the clean up operation being carried out under this Order shall be brought to the site.
- 2. This undertaking involves the management of wastes, including cleaning up the site and immediately surrounding area, and the temporary storage in existing or new structures of any waste that cannot be legally destroyed on the property or stored or destroyed at any other location and its removal to other certified waste disposal sites when they become available and, the transfer of the property to the Corporation of the Township of West Lincoln once all waste has been disposed of.

- 3. The principal activities associated with the undertaking include the following:
  - (a) The Province acquiring custody of the property formerly used by Chemical Waste Management Limited at the Smithville site and any necessary adjacent property;
  - (b) Consolidation of the wastes, including: contaminated soils, contaminated equipment and materials associated with former operations at the site, and contaminated equipment and materials associated with clean up activities at the site;
  - (c) Construction of environmentally controlled temporary storage facilities;
  - (d) The removal of any wastes, other than PCB wastes, and of any decontaminated wastes from the site; and
  - (e) Relocating and maintaining the contaminated wastes, in the temporary storage facilities, pending the identification, approval and implementation of a strategy for final disposal of those wastes.
- 4. This Order does not apply to:
  - (a) The destruction or permanent disposal of PCB waste;
  - (b) The storage of liquid PCB wastes on the site after July 31, 1988; and
  - (c) The storage of solid PCB wastes on the site after July 31, 1991.
- 5. The Liaison Committee referred to in Reason D and the Municipal Council shall be consulted and kept advised with respect to the details of the undertaking as they are developed and progress is made in their implementation.
- The undertaking will be monitored to ensure that the consolidation, relocation and temporary storage of contaminated wastes do not result in injury or damage to persons and property.
- 7. A written report shall be prepared on the undertaking and updated annually over the period in which the contaminated wastes are maintained. The report shall describe the activities and the results of the ongoing monitoring program and how the terms and conditions of this Order are being complied with. The report shall be submitted by the Regional Director, West Central Region of

the Ministry of the Environment to the public record. O. Reg. 370/86.

JAMES BRADLEY
Minister of the Environment

(8963)

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### **ENVIRONMENTAL ASSESSMENT ACT**

O. Reg. 371/86.
Exemption—Ministry of Government Services—MGS-68.
Made—June 12th, 1986.
Approved—June 12th, 1986.
Filed—June 24th, 1986.

# ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

# EXEMPTION—MINISTRY OF GOVERNMENT SERVICES—MGS-68

Having received a request from the Ministry of Government Services that an undertaking, namely:

The activity of constructing a District Garage and Services Building, at the Ministry of Transportation and Communications' District and Regional Office, being 659 Exeter Road in London, Ontario, and acquiring a property at 737 Exeter Road, which includes a private residence which is to be demolished for road access,

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

A. The Crown will be interfered with by the undue delay and expense required to prepare an environmental assessment for an undertaking which will have insignificant environmental effects.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reason:

A. The proposed undertaking will have insignificant adverse effects on the environment. O. Reg. 371/86

This exemption is subject to the following terms and conditions:

- Where any activity which otherwise would be exempt under this order is being carried out as or is part of an undertaking for which an environmental assessment has been accepted and approval to proceed received, the activity shall be carried out in accordance with any terms or conditions in the approval to proceed as well as the conditions of this order.
- 2. Where any activity which is the subject of this order is being carried out as or is part of another undertaking which is the subject of an exemption order under the Act, the activity exempt under this order shall be carried out in accordance with any terms or conditions in the other exemption order as well as the conditions in this order.
- 3. The site shall be assessed for archaeological evidence prior to the breaking of ground for construction and a report of the results of the archaeological assessment shall be submitted prior to construction to the Director of the Environmental Assessment Branch for filing in the public records kept by that Branch at the Ministry's main office under section 31 of the Act.
- This exemption shall cease to apply unless construction has commenced by December 31, 1987. O. Reg. 371/86.

JAMES BRADLEY
Minister of the Environment

(8964)

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### **ENVIRONMENTAL ASSESSMENT ACT**

O. Reg. 372/86.

Exemption—Markham Hydro-Electric Commission—MARK-T-2.

Made—June 12th, 1986.

Approved—June 12th, 1986.

Filed—June 24th, 1986.

# ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

# EXEMPTION—MARKHAM HYDRO-ELECTRIC COMMISSION—MARK-T-2

Having received a request from the Markham Hydro-Electric Commission that an undertaking, namely:

the activities of planning, designing, constructing and operating an electrical transformer station on lands to be acquired by the Markham HydroElectric Commission, in Lot 7, Concession 7, in the Town of Markham, to transform electrical current from 230 kV to 27.6/16.0 kV,

be exempt from the application of the Act pursuant to section 29; and

Having been advised by the Markham Hydro-Electric Commission that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The public will be interfered with and damaged because the level of service available from the proponent will be diminished and the efficiency of the distribution system will be affected if the required facility is not in place in the near future.
- B. The proponent and its customers will be damaged and interfered with by being required to prepare an environmental assessment for an undertaking which will have only minimal adverse effect on the environment.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The proponent has advised that the environmental effects of the construction and operation of the transformer station are expected to be very limited and not adverse.
- B. The public, government agencies and adjacent property owners have been made aware of the proposed construction of the transformer station and the proponent advises that there have been no concerns raised.

This exemption is subject to the following terms and conditions:

- Where any activity which otherwise would be exempt under this order is being carried out as or is part of an undertaking for which an environmental assessment has been accepted and approval to proceed received, the activity shall be carried out in accordance with any terms or conditions in the approval to proceed as well as the conditions of this order.
- 2. The property acquired by the proponent shall be landscaped to limit visual impact of

equipment and structures within the transformer station and this shall be done concurrent with construction to the standards for landscaping as set out in Ontario Hydro's approved Class Environmental Assessment for Minor Transmission Facilities, a copy of which can be found in the public record file established by the Environmental Assessment Branch of the Ministry of the Environment.

O. Reg. 372/86

- The proponent shall maintain contact with the Environmental Assessment Branch by advising staff when tenders for the project have been let and when construction has commenced.
- This exemption order shall expire if construction has not commenced by June 30, 1987. O. Reg. 372/86.

James Bradley
Minister of the Environment

(8965)

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### **CROWN TIMBER ACT**

O. Reg. 373/86. General. Made—June 20th, 1986. Filed—June 25th, 1986.

# REGULATION TO AMEND REGULATION 234 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROWN TIMBER ACT

- 1. Clause (a) of section 1 of Regulation 234 of Revised Regulations of Ontario, 1980 is revoked.
- Subsection 3 (2) of the said Regulation, as remade by subsection 1 (1) of Ontario Regulation 393/84, is amended by striking out "Crown dues = 1.25 x a x b x b" in the twelfth line and inserting in lieu thereof "Crown dues = a x b x b".
- 3. Subsection 3 (3) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 393/84, is amended by striking out "Crown dues = 1.25 x a x b x b" in the fourteenth c

line and inserting in lieu thereof "Crown dues =  $a \times \frac{b}{c} \times \frac{b}{d}$ ".

- Subsection 3 (4) of the said Regulation, as amended by subsection 1 (3) of Ontario Regulation 393/84, is revoked and the following substituted therefor:
- (4) In Columns 4 and 7 of Schedule 1,

"Index 1" means the monthly industrial product price index, by commodity for lumber, softwood, spruce, East of the Rockies determined by Statistics Canada, wherein the year 1981 has a price index of 100;

"Index 2" means the monthly industrial product price index, by industry for pulp and paper industries determined by Statistics Canada, wherein the year 1981 has a price index of 100;

"Index 3" means the monthly industrial product price index, by commodity for lumber and ties, hardwood determined by Statistics Canada, wherein the year 1981 has a price index of 100;

"Index 4" means the monthly composite industrial product price index derived from the sum of 25 per cent of the industrial product price index from Index 1 and 75 per cent of the industrial product price index from Index 2 for the same month; and

"Index 5" means the monthly composite industrial product price index derived from the sum of 75 per cent of the industrial product price index from Index 1 and 25 per cent of the industrial product price index from Index 2 for the same month.

- 5. Section 14 of the said Regulation, as remade by section 2 of Ontario Regulation 621/81 and amended by sections 4, 5, 6 and 7 of Ontario Regulation 203/85, is revoked.
- 6. Section 15 of the said Regulation, as remade by section 8 of Ontario Regulation 203/85, is revoked and the following substituted therefor:
- 15. Any price established by a licence based on a tonne measurement shall be converted to a price based on a cubic metre measurement by multiplying the price established by the licence for each of the following kind or class of timber by the number opposite thereto:

$\mathbf{O}$	Reg.	373	186
U.	rcg.	313	<i>,</i> 00

# THE ONTARIO GAZETTE

3137

white pine
red pine
jack pine
spruce
hemlock1.080
balsam0.920
<b>fuelwood</b> (conifer)
maple1.123
yellow birch
white birch
oak1.171
beech1.160
ash

elm1.118
basswood0.914
hickory
black walnut1.085
butternut
ironwood1.142
black cherry
poplar
fuelwood (hardwood)1.127
O. Reg. 373/86, s. 6.

- 7. Section 16 of the said Regulation, as remade by section 9 of Ontario Regulation 203/85, is revoked.
- 8. Schedule 1 to the said Regulation, as remade by section 1 of Ontario Regulation 117/86, is revoked and the following substituted therefor:

Schedule 1 CROWN DUES

			INTEGRATED		ž	Non-Integrated	D2
COLUMN 1	COLUMN 2	COLUMN 2 COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6	COLUMN 7	COLUMN 8
1. For the following timber:							
i. conifers, for each cubic metre	\$2.99	\$2.41	Index 4	69.3	\$2.16	Index 5	75.3
ii. poplar and white birch, for each cubic metre	0.74	0.49	Index 2	8.99	0.45	Index 2	8.99
2. For the following grades of hardwood timber:							
<ul> <li>i. grade 1 hardwoods, other than poplar and white birch, for each cubic metre</li> </ul>	4.09	4.09	Index 3	80.3	3.70	Index 3	80.3
ii. grade 2 hardwoods, other than poplar and white birch, for each cubic metre	0.52	0.52	Index 2	8 99	0.47	Indov 3	80
3. For fuelwood of any species, for each cubic metre	0.74	0.49	Index 4	69.3	0.45	Index 2	8.99
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O. Reg. 373/86, s.

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(8868)

### LOCAL ROADS BOARDS ACT

O. Reg. 374/86.

Establishment of Local Roads Areas— Northern and Eastern Regions. Made—June 18th, 1986.

Filed—June 26th, 1986.

REGULATION TO AMEND REGULATION 599 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Regulation 599 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Schedule:

### Schedule 125

### AUBREY LOCAL ROADS AREA

All that portion of the Township of Aubrey in the Territorial District of Kenora shown outlined on Ministry of Transportation and Communications Plan N-1153-1, filed with the Administrative Services Office of the Ministry of Transportation and Communications at Toronto on the 29th day of May, 1986. O. Reg. 374/86, s. 1.

EDWARD FULTON
Minister of Transportation
and Communications

Dated at Toronto, this 18th day of June, 1986.

(8989)

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### ASSESSMENT ACT

O. Reg. 375/86.

Pipe Line Rates in The Regional
Municipality of Sudbury.

Made—June 25th, 1986.

Filed—June 26th, 1986.

# REGULATION MADE UNDER THE ASSESSMENT ACT

# PIPE LINE RATES IN THE REGIONAL MUNICIPALITY OF SUDBURY

1.—(1) The rates contained in Schedule 3 to Ontario Regulation 316/83 apply to the assessment for taxation of all pipe lines liable to assessment and taxation under section 24 of the Act and located in or on the boundary of The Regional Municipality of Sudbury or any part of the Regional Municipality.

- (2) For the purposes of clause 24 (16a) (b) of the Act,
  - (a) where two or more pipe lines occupy the same right of way, each pipe line occupying the right of way is a second and subsequent pipe line, except that which bears the highest assessed value computed by applying the rates in Schedule 3 of Ontario Regulation 316/83 without the reduction in rates for the second and subsequent pipe lines occupying the same right of way provided for in clause (b), but where two or more pipe lines occupying the same right of way have the same assessed value so computed and that assessed value is the highest assessed value or is the only assessed value for the pipe lines occupying that right of way, each of such pipe lines is designated as a second and subsequent pipe line except that one that was first in use as a pipe line; and
  - (b) where a right of way occupied by a pipe line that is not designated to be a second or subsequent pipe line under clause (a) is also occupied by a pipe line that is designated to be a second and subsequent pipe line, each pipe line so designated shall be assessable and taxable at 75 per cent of the rate in Schedule 3 to Ontario Regulation 316/83 that is applicable to each pipe line so designated. O. Reg. 375/86, s. 1.
- 2. This Regulation shall be deemed to have come into force on the 1st day of December, 1985.

ROBERT NIXON
Minister of Revenue

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Dated at Toronto, this 25th day of June, 1986.

(8990)

# REGIONAL MUNICIPALITY OF SUDBURY ACT

O. Reg. 376/86.

Equalization of Assessments made under Section 74 of The Regional Municipality of Sudbury Act. Made—June 25th, 1986. Filed—June 26th, 1986.

# REGULATION MADE UNDER THE REGIONAL MUNICIPALITY OF SUDBURY ACT

### EQUALIZATION OF ASSESSMENTS MADE UNDER SECTION 74 OF THE REGIONAL MUNICIPALITY OF SUDBURY ACT

1. The equalization of assessment made under the Act in each prescribed class of real property necessary

to provide, for the Regional Area, assessments of real property that, in accordance with section 74 of the Act, will be equitable one with the other in each prescribed class of real property shall include, as standards to be taken into account in such equalization and computation of the factors resulting therefrom, the following considerations:

- 1. The proportion that the municipal and school board taxes levied for the year 1985 against the total assessment of real property in each class of real property prescribed in this Regulation is of the total municipal and school taxes levied for the year 1985 in the Regional Area shall be maintained to the extent that, if that single mill rate that would have been required to produce in the year 1985 the amount of municipal and school taxes levied in that year against the total assessment of the prescribed class of real property were applied to the total assessment for that prescribed class of real property resulting from the factors hereafter in this Regulation precribed for that class of real property in the Regional Area, the municipal and school taxes that would have been so levied for the year 1985 from the total assessment for that prescribed class will be substantially the same total amount for that prescribed class of real property as was actually levied in the Regional Area for the year 1985 against the total assessment for that prescribed class of real property in the Regional Area.
- 2. All real property within a prescribed class of real property in the Regional Area shall, as nearly as may be, be assessed at the same proportion of the market value of such real property in the year 1980, as that market value is determined by the Assessment Commissioner in whose Assessment Region the Regional Area is located.
- The total assessment, including assessments made under section 32 or 33 of the Assessment Act, of the real property in the Regional Area shall not be substantially increased or decreased.
- 4. Equitability of assessment of real property within each prescribed class of real property in the Regional Area shall be established without significant alteration of the assessment relationships between prescribed classes of real property in the Regional Area, provided that this paragraph does not apply to affect changes in the assessment relationship between prescribed classes of real property that result from an increase in the total assessment of the prescribed class of real property by reason of assessments under section 32 or 33 of the Assessment Act. O. Reg. 376/86, s. 1.
- 2. This Regulation applies to the Regional Area and to the assessment to be shown on the assessment roll to

be returned in the Regional Area for the year 1985 for taxation in the year 1986 and for every assessment made in the Regional Area for taxation in each subsequent year until a new reassessment of all property within the Regional Area is made under subsection 74 (5) or (6) of the Act. O. Reg. 376/86, s. 2.

- 3. For the purposes of this Regulation, the real property situate in the Regional Area shall be divided into the prescribed classes of real property that are designated in this Regulation. O. Reg. 376/86, s. 3.
- 4. For the purposes of this Regulation, the factor to be applied to the market value, as determined in accordance with paragraph 2 of section 1, of real property in each prescribed class of real property in the Regional Area shall be that shown in the Schedule to this Regulation opposite the number of that prescribed class. O. Reg. 376/86, s. 4.
- 5. For the purposes of this Regulation, the following classes of real property are prescribed:

#### Class 1

Property assessed as,

- (a) residential and comprising not more than six residential units, including vacant land municipally zoned principally for residential development described in this clause;
- (b) a unit or proposed unit, as defined in the Condominium Act, or a unit or suite in the building of a co-operative housing corporation, but not including a unit or proposed unit as defined under the Condominium Act that, before it became a unit or proposed unit, was part of a building or parcel containing seven or more residential units, the suites or apartments in which were rented to a tenant or tenants as residential accommodation until it is sold to an individual or individuals who acquire and occupy it as their residence or the residence of members of their families, including vacant land zoned principally for residential development included under this clause; or
- (c) seasonal residential including vacant land zoned principally for this purpose.

#### Class 2

Property assessed as,

- (a) residential and comprising seven or more residential units, including vacant land municipally zoned principally for residential development described in this clause; or
- (b) a unit or proposed unit within the meaning of the *Condominium Act* that is not included in Class 1.

#### Class 3

Property assessed as commercial, including vacant land municipally zoned principally for commercial development.

#### Class 4

Property assessed as industrial, including vacant land municipally zoned principally for industrial development.

#### Class 5

Property assessed as farm land.

#### Class 6

Property assessed as pipe line.

### Class 7

Property assessed as a railway right of way. O. Reg. 376/86, s. 5.

### Schedule

### REGIONAL MUNICIPALITY OF SUDBURY

City of Sudbury Town of Capreol Town of Nickel Centre Town of Onaping Falls Town of Rayside-Balfour Town of Valley East Town of Walden

Prescribed Class of Real Property	Factor (0.)
Class 1	256
Class 2	471
Class 3	320
Class 4	339
Class 5	227
Class 6	292
Class 7	274

O. Reg. 376/86, Sched.

6. This Regulation shall be deemed to have come into force on the 1st day of December, 1985.

ROBERT NIXON
Minister of Revenue

Dated at Toronto, this 25th day of June, 1986.

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### PLANNING ACT, 1983

O. Reg. 377/86.
Zoning Areas—Territorial District of
Kenora

Made—June 25th, 1986. Filed—June 26th, 1986.

### ORDER MADE UNDER THE PLANNING ACT, 1983

# ZONING AREAS—TERRITORIAL DISTRICT OF KENORA

### INTERPRETATION

- 1. In this Order,
- "accessory", when used to describe a building or structure, means a building or structure that is normally incidental or subordinate to the principal building or structure located on the same lot;
- "agricultural use" means a use of land for forestry purposes, field crops, market gardening, poultry raising and other uses normally related to agriculture;
- "recreational use" means outdoor sporting activities.
  O. Reg. 377/86, s. 1.

### APPLICATION

2. This Order applies to that parcel of land on Ptarmigan Bay, Lake of the Woods, District of Kenora described as Location CR 72 in the Land Registry Office for the Land Titles Division of Kenora (No. 23). O. Reg. 377/86, s. 2.

#### GENERAL

- 3. No land to which this Order applies shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force. O. Reg. 377/86, s. 3.
- **4.** Every use of land and every erection or use of buildings or structures is prohibited on the land to which this Order applies except for,
  - (a) agricultural uses, excluding buildings or structures; and
  - (b) recreational uses, excluding buildings or structures except docks. O. Reg. 377/86, s. 4.
- 5. Buildings and structures which are accessory to existing uses may be erected and used if,

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(8991)

- 3142
  - (a) they are not used for human habitation; and
  - (b) the gross floor area of all accessory buildings and structures does not exceed 10 per cent of the gross floor area or the principle building or structure. O. Reg. 377/86, s. 5.
  - 6. Nothing in this Order prevents,
    - (a) the reconstruction of any existing building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions or the original building or structure are not increased or its original use altered; or
    - (b) the strengthening or restoration to a safe condition of any building or structure.O. Reg. 377/86, s. 6.
- 7. A building or structure erected or used before the day this Order comes into force may be enlarged or extended up to 10 per cent of the existing dimensions. O. Reg. 377/86, s. 7.

BERNARD GRANDMAÎTRE
Minister of Municipal Affairs

Dated at Toronto, this 25th day of June, 1986.

(8992) 28

### PLANNING ACT, 1983

O. Reg. 378/86.
Restricted Areas—County of Simcoe,
Township of Nottawasaga.
Made—June 23rd, 1986.
Filed—June 26th, 1986.

# REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

 Section 197 of Regulation 675 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 213/84, is revoked and the following substituted therefor:

197.—(1) The building existing on the day this Regulation comes into force on the land described in subsection (2) may continue to be used for a single-family dwelling, a craft shop and a restaurant, and buildings, structures and uses accessory thereto may be erected and used if the following requirements are met:

Minimum floor area of dwelling unit

90 square metres

Minimum number of parking spaces for the dwelling unit

2

Minimum number of parking spaces for the craft shop and restaurant

10

Maximum seating capacity of the restaurant

35

(2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being Block B according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 930. O. Reg. 378/86, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 23rd day of June, 1986.

(8993)

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### HEALTH DISCIPLINES ACT

O. Reg. 379/86.
Dentistry.
Made—June 2nd, 1986.
Approved—June 26th, 1986.
Filed—June 27th, 1986.

# REGULATION TO AMEND REGULATION 447 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH DISCIPLINES ACT

- 1. Clause 26 (d) of Regulation 447 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
  - (d) with respect to an original application, that the applicant is a holder of a certificate of the National Dental Examining Board of Canada that evidences that the applicant has successfully completed,
    - (i) the examination of the Board, or

- (ii) a program of studies leading to a degree in dentistry at a dental faculty of a university in Canada;
- (da) with respect to an original application, that the applicant has successfully completed such examinations as have been set or approved by the Council, if any, at the time of the application;

COUNCIL OF THE ROYAL COLLEGE OF DENTAL SURGEONS OF ONTARIO:

Dr. GARY E. PITKIN
President

Dr. Kenneth F. Pownall Registrar

Dated at Toronto, this 2nd day of June, 1986.

(9001)

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### **EDUCATION ACT**

O. Reg. 380/86. Pupil Records. Made—March 11th, 1986. Approved—June 26th, 1986. Filed—June 27th, 1986.

### REGULATION TO AMEND REGULATION 271 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE EDUCATION ACT

- 1. Subsections I (1) and (2) of Regulation 271 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:
- (1) In this Regulation,
- "common course code" means the designation issued by the Minister that is assigned to,
  - (a) a secondary school course developed from a curriculum guideline issued by the Minister, or
  - (b) a non-guideline course:
- "identified health condition" means a medical condition that is diagnosed by a legally qualified medical practitioner for which treatment or other activity is required and in respect of which,
  - (a) full particulars of the condition and the treatment or activity have been communi-

- cated to the principal of the school in which the pupil is enrolled, and
- (b) the principal has developed a procedure for implementation of the treatment or activity;
- "linkage program" means a program authorized by the Minister or the Minister of Colleges and Universities or the Minister of Skills Development that enables a pupil who has obtained the credits in specific technological or business courses and successfully completed competencies identified in approved training profiles to qualify for advanced placement when entering post-secondary training and educational programs planned and carried out by or on behalf of the Minister of Colleges and Universities or the Minister of Skills Development:
- "non-guideline course" means a secondary school course that,
  - (a) is not developed from a curriculum guideline issued by the Minister,
  - (b) meets educational needs not met by a course set out in a curriculum guideline issued by the Minister, and
  - (c) is approved by the Minister for credit purposes and that is offered at a school or private school that is approved by the Minister;
- "Ontario student transcript" means that part of a pupil record that is used to record particulars of the secondary school courses that have been successfully completed by a pupil and the credits that have been granted in recognition thereof;
- "pupil record" means a record in respect of a pupil that is established and maintained by the principal of a school in accordance with this Regulation;
- "receiving school" means a school or private school to which a pupil transfers from a sending school;
- "record folder" means an Ontario student record folder;
- "record of French instruction" means a record of accumulated instruction in French as a second language;
- "report card" means a legible copy of the written communication from a principal of a school to a parent or guardian of a pupil who is under the age of eighteen years or to a pupil where the pupil has attained the age of eighteen years that sets out the progress and achievement of the pupil at the completion by the pupil of a secondary school course or an elementary school grade or when the pupil transfers to a school or to a private school or retires from school and includes an achievement form prepared for a pupil prior to the 1st day of September, 1985;

"secondary school course" means a course at the secondary level that is eligible for credit;

"sending school" means,

- (a) a school, or
- (b) a private school to which a pupil record has been transferred,

from which a pupil transfers to another school or private school;

- "supervised alternative learning program" means a program approved for a pupil under Ontario Regulation 532/83 (Supervised Alternative Learning for Excused Pupils).
- (2) For the purposes of this Regulation, a pupil retires from school or a private school where the pupil withdraws from the school or private school, as the case may be.
  - (2a) Subsection (2) does not apply where a pupil,
    - (a) withdraws for a temporary period with the consent of the principal; or
    - (b) transfers to another school or private school to which the pupil record, except the index card, is transferred. O. Reg. 380/86, s. 1.
    - 2. Sections 2 to 6 of the said Regulation are revoked and the following substituted therefor:
- 2.—(1) Every principal of a school shall establish a pupil record in respect of each pupil enrolled in the school at the time each such pupil enrols in the school for the first time.
  - (2) A pupil record shall consist of,
    - (a) an index card referred to in section 6;
    - (b) a record folder completed in accordance with this Regulation;
    - (c) where the pupil is enrolled in a secondary school course, an Ontario student transcript;
    - (d) report cards in respect of the pupil;
    - (e) where applicable, a documentation file referred to in section 25; and
    - (f) in the case of a pupil who is, on or after the 30th day of September, 1977, enrolled in a program of instruction in French as a second language, a record of French instruction completed in accordance with this Regulation.
- (3) Documents, photographs and information in writing that in the opinion of the principal of the

school in which the pupil is enrolled are or are likely to be benefical to teachers in the instruction of the pupil may be inserted in the pupil record of a pupil.

- (4) A report card or other part of a pupil record that is produced by means of a computer or equipment used in connection with a computer may be included in a record folder.
- (5) Clauses 2(a), (b), (d), (e) and (f) do not apply to a record in respect of a pupil enrolled in a correspondence course that is distributed and supervised by the Minister.
- (6) Clauses 2 (b), (d), (e) and (f) do not apply to a record in respect of a pupil enrolled only in a secondary school course at night school or in an adult education class. O. Reg. 380/86, s. 2, part.
- 3.—(1) The record folder that forms part of the pupil record of a pupil who enrolled for the first time in school prior to the commencement of the 1985-86 school year shall be in Form 1 or its equivalent in the French language.
- (2) The record folder that forms part of the pupil record of a pupil who enrols for the first time in school on or after the commencement of the 1985-86 school year shall be in Form 1a or its equivalent in the French language. O. Reg. 380/86, s. 2, part.
- 4.—(1) Every principal of a school shall establish, at the time the pupil re-enrols, a pupil record in respect of each pupil who retired from school prior to the 1st day of September, 1972 and re-enrols in the school for the first time.
- (2) A pupil record established in respect of a pupil referred to in subsection (1) who re-enrols in a school other than the school in which the pupil was enrolled immediately prior to retirement from school, upon the written request of the principal of the school at which the pupil has re-enrolled, shall,
  - (a) be established by the principal of the school in which the pupil was enrolled immediately prior to retirement from school; and
  - (b) be transferred by the principal establishing the record to the principal of the school at which the pupil has re-enrolled.
- (3) The principal of the school at which the pupil has re-enrolled shall, where a record folder in Form 1 has been established and where it is practicable to do so, cause the record folder to be adjusted so that in conforms with Form 1a.
- (4) Subsection (3) does not apply with respect to a pupil enrolled in grade 11, 12 or 13 on the 30th day of June, 1985. O. Reg. 380/86, s. 2, part.
- 5. Where the progress through school of a pupil has been recorded in a manner other than in accordance with this Regulation and a pupil record is required to

be established in respect of the pupil in Form 1a, the pupil record shall be established by,

- (a) transcribing into or attaching to the record folder in Form 1a the items, particulars and summaries required for its completion in accordance with this Regulation;
- (b) completing and inserting in the record folder the report cards as may be necessary to record the educational achievement of the pupil; and
- (c) inserting in the record folder the documents, photographs and information in writing that in the opinion of the principal form part of the pupil record. O. Reg. 380/86, s. 2, part.
- 6.—(1) Every principal of a school shall establish and maintain an index card for each pupil enrolled in the school.
  - (2) An index card shall have recorded on it,
    - (a) the full name of the pupil as recorded on the record folder;
    - (b) the sex of the pupil;
    - (c) the student number of the pupil assigned by the school or the school board where a student number has been assigned to the pupil;
    - (d) the date of birth of the pupil and the source of verification thereof;
    - (e) the name of the father and mother of the pupil or, where applicable, the name of the guardian of the pupil;
    - (f) where applicable, the name of the parent or person who has custody of the pupil and the name of the parent or person who is entitled to have access to the pupil;
    - (g) the address and home telephone number of the pupil;
    - (h) an emergency telephone number in respect of the pupil where the parent or guardian of the pupil or the pupil provides such a number;
    - (i) the date that the pupil enrolled in the school and where applicable, the date that the pupil transfers to a receiving school or retires from school;
    - (j) where applicable, the name and address of the receiving school to which the pupil transfers and the date the pupil record in respect of the pupil is transferred to the receiving school.

- (k) where applicable, the address of the pupil at the date the pupil transfers from the school or at the date the pupil retires from school; and
- (l) the name and address of the school or such other information that will identify the source of the index card.
- (3) In addition to the information referred to in subsection (2), the principal may cause to be recorded on the index card with respect to a pupil,
  - (a) an up-to-date list of names, addresses and phone numbers of persons who have been retained to assist the pupil or to advise the pupil;
  - (b) the pupil's means of transportation to and from school;
  - (c) information that the principal considers may be relevant in locating the pupil or in obtaining assistance for the pupil in the case of an emergency;
  - (d) information with respect to the pupil that sets out an identified health condition of the pupil and the procedures developed by the principal in respect thereof; and
  - (e) information that in the opinion of the principal may be beneficial to teachers in the instruction of the pupil.
- (4) The index card with respect to a pupil shall be kept at the school during the period that the pupil is enrolled at the school and shall be retained for a period of fifty-five years from the date upon which the pupil transfers to another school or to a private school or retires from school, as the case may be.
- (5) Where a pupil transfers to another school or to a private school or retires from school, the index card with respect to the pupil shall be stored at the school from which the pupil transfers or retires or at a central records office provided by the board. O. Reg. 380/86, s. 2, part.
  - Subsection 7 (1) of the said Regulation is revoked and the following substituted therefor:
- (1) A record folder, a documentation file and Ontario student transcript shall be obtained from the Minister or from a supplier designated by the Minister. O. Reg. 380/86, s. 3.
  - 4. Section 8 of the said Regulation is revoked and the following substituted therefor:
- 8.—(1) Subject to subsection (4), Part A of a record folder shall be completed when the pupil record is

established and shall indicate the method that was used to verify the name and date of birth of the pupil.

- (2) A principal shall, where the principal receives a request in writing from the parent or guardian of a pupil that the pupil be identified by a surname other than the legal surname of the pupil and the principal is satisfied that.
  - (a) the pupil is known by a surname other than the legal surname of the pupil;
  - (b) the name is a name obtained by repute and that the use of the name is in the best interests of the pupil,

record the surname requested in Part A of the record folder in addition to the legal surname of the pupil and the requested surname shall be used instead of the legal surname of the pupil.

- (3) The written request referred to in subsection (2) shall be filed in the documentation file referred to in section 25.
- (4) Subject to subsection (6), where a principal receives a document that establishes to the satisfaction of the principal that the name of a pupil in respect of whom the principal maintains a pupil record has been changed,
  - (a) by marriage; or
  - (b) in accordance with the law of the province, state or country in which the document was made,

the principal shall file the document or a notarial copy thereof in the documentation file referred to in section 25 and shall change the name of the pupil on the record folder, the report cards and the index card.

- (5) A reference in the record folder, report cards and index card of a pupil whose name has been changed as set out in subsection (4) shall be made as if the original record had been established in the name as changed.
- (6) Where a principal receives notice in writing signed by a Director appointed under the Child and Family Services Act, 1984 or by a local director of a children's aid society that a pupil in respect of whom the principal maintains a pupil record has been legally placed for adoption, the principal shall,
  - (a) prepare a new index card and record folder for the pupil in the surname of either or both of the adoptive parents and in the given name or names of the pupil that are desired by the adoptive parents and inserting for the purposes of clause 6 (2) (e) and subsection 1,3 (1) the names of the person or persons with whom the pupil has been placed for adoption;

- (b) change the name of the pupil on the report cards previously prepared for the pupil as set out on the new index card and record folder referred to in clause (a):
- (c) ensure that no contents of the record folder disclose the previous name of the pupil or the placement of the pupil for adoption; and
- (d) destroy the index card and record folder that are replaced by the card and folder prepared in accordance with clause (a).
- (7) Subsection (6) does not apply where both the adoptive parents and the society, or where the child has been placed by a licensee referred to in Part VII of the Child and Family Services Act, 1984, the licensee, agree that it is in the best interests of the pupil to disclose the placement for adoption, in which case the provisions of subsection (4) in respect of the record folder, the report cards and the index card shall apply.
- (8) Where a principal receives notice in writing signed by a Director appointed under the Child and Family Services Act, 1984 or by a local director of a children's aid society that a placement for adoption of a pupil in respect of whom the principal maintains a pupil record has been terminated, the principal shall,
  - (a) prepare a new index card and record folder for the pupil in the name of the pupil as required by the Director or local director, as the case may be;
  - (b) restore on the report cards previously prepared for the pupil the name of the pupil that appeared thereon immediately prior to a change made under subsection (6);
  - (c) ensure that the contents of the record folder do not disclose that the pupil was placed for adoption;
  - (d) destroy the index card and record folder prepared under subsection (6) for the pupil; and
  - (e) where applicable, advise in writing the principal who transferred the pupil record to the principal of the receiving school of the change that has been made in the pupil record of the pupil.
- (9) Where a principal who maintains a pupil record is notified in writing by a Director appointed under the Child and Family Services Act, 1984 or by a local director of a children's aid society of an adoption order made in respect of the pupil and as a consequence of such order one or more changes in the pupil record or a new pupil record are required, the principal shall, in such manner that the fact of the adoption is not disclosed in the pupil record,
  - (a) make the necessary changes in the pupil record; or

(b) establish a new pupil record and destroy the former pupil record,

and notify the Director or local director of the action

- (10) Subsection (9) does not apply where the Director or local director, as the case may be, and the adoptive parents agree that it is in the best interests of the pupil to disclose the adoption. O. Reg. 380/86, s. 4.
  - 5. Subsections 10 (1), (5), (6), (7) and (8) of the said Regulation are revoked and the following substituted therefor:
- (1) An entry shall be made in Part B of a record folder,
  - (a) where a report card in respect of the pupil is prepared; and
  - (b) where a report card is not required to be prepared under subsection 22 (3). O. Reg. 380/86, s. 5, part.
- (5) Where an entry is made in Part B of a record folder, the year, the month and the day of the month in which the pupil commenced the studies or the work in respect of which the report card is prepared shall be entered in the columns under the subheading "Entered".
- (6) Where an entry is made in Part B of a record folder and no report card is required to be prepared under subsection 22 (3), the entry in the columns under the subheading "Entered" shall be made as if a report card were prepared.
- (7) Where an entry is made in Part B of a record folder, the year, the month and the day of the month in which the pupil completed the studies or the work in respect of which the report card is prepared shall be entered in the columns under the subheading "Completed" in Form 1 or "Last Date of Attendance" in Form 1a, as the case requires.
- (8) Where an entry is made in Part B of a record folder and no report card is required to be prepared under subsection 22 (3), the entry in the columns under the subheading "Completed" or "Last Date of Attendance" shall be the date upon which the pupil transferred from the school to another school or to a private school or retired from the school, as the case may be.
- (9) Where an entry is made in Part B of the record folder,
  - (a) the grade in which the pupil is placed; or
  - (b) a "U" where the pupil is placed in an ungraded program,

and the date of the entry shall be recorded opposite the entry in the column under the subheading "Achievement Form No" in Form 1 or "Grade" in Form 1a, as the case requires.

- (10) At least one entry in Part B of a record folder shall be made in each school year. O. Reg. 380/86, s. 5, part.
  - Subsections 11 (1) and (6) of the said Regulation are revoked and the following substituted therefor:
- (1) Subject to subsection (1a), where a pupil successfully completes a secondary school course towards a secondary school graduation diploma the fact of the completion shall be recorded in accordance with this section in Part C of the record folder in Form 1 established for the pupil, under the subheading.
  - (a) Communications;
  - (b) Social and environmental studies;
  - (c) Pure and applied sciences; or
  - (d) Arts,

in accordance with the classification of the course that was established by the principal for the school year in which the course is successfully completed by the pupil.

- (1a) On and after the 1st day of July, 1984, where a pupil who has not previously successfully completed a secondary school course, successfully completes a secondary school course towards an Ontario secondary school diploma, the secondary school course successfully completed by the pupil shall be recorded in accordance with section 12. O. Reg. 380/86, s. 6, part.
- (6) Where a credit is obtained at a summer school or at an evening class by a pupil to whom subsection (1) applies, the title of the course in respect of which the credit is obtained, the grade, if any, the value of the credit obtained and the date shall be recorded in accordance with this section in the appropriate columns in Part C of the record folder. O. Reg. 380/86, s. 6, part.
  - Section 12 of the said Regulation is revoked and the following substituted therefor:

# ONTARIO STUDENT TRANSCRIPT

- 12.—(1) An Ontario student transcript shall be in Form 4 and shall be completed in accordance with this section.
- (2) Where a pupil enrolled in a school successfully completes a secondary school course, the fact of the

completion shall be recorded on the Ontario student transcript established for the pupil.

- (3) Where a pupil who is not enrolled in a school successfully completes a secondary school course, the fact of the completion shall be recorded on an Ontario student transcript,
  - (a) established for the pupil by the Ministry; or
  - (b) where a school maintains a pupil record for the pupil, in the school that maintains the pupil record for the pupil.
- (4) The title or abbreviation of the title of a secondary school course successfully completed shall be entered in the column under the heading "Course/Cours".
- (5) Where an entry under subsection (4) is in respect of a secondary school course for which,
  - (a) a common course code has been issued; and
  - (b) the Minister has provided a title or an abbreviation of a title,

the title or abbreviation of the title of the secondary school course that is entered shall be that provided by the Minister.

- (6) Where an entry is made in the column under the heading "Course/Cours", there shall be entered opposite thereto.
  - (a) in the column adjacent to the left thereof under the heading "Grade/Annee",
    - (i) the number of the grade in which the secondary school course is customarily taken by pupils enrolled in the school or private school, or
    - (ii) "OAC/C.P.O." where the course is an Ontario academic course;
  - (b) in the column under the "Date" adjacent to the immediate left of the column referred to in clause (a), the year, the month and day of the month on which the pupil successfully completed the secondary school course;
  - (c) in the column under the heading "Course code/Code du cours" adjacent to the right of the column under the heading "Course/ Cours", the common course code, if any, of the secondary school course;
  - (d) in the column under the heading "Achievement/Notes finales" adjacent to the immediate right of the column referred to in clause (c), the number that is representative of the grade obtained in the secondary school course by the pupil;

- (e) in the column under the heading "Credit/ Credit" adjacent to the immediate right of the column referred to in clause (d), the value assigned for diploma purposes to the credit awarded to the pupil in respect of the secondary school course, and where the credit has a value for diploma purposes that is not an integer, the value shall be expressed as a decimal:
- (f) in the column under the heading "Compulsory/Obligatoire" adjacent to the immediate right of the column referred to in clause (e),
  - (i) where the secondary school course is compulsory for diploma purposes, an "X", and
  - (ii) where the secondary school course is not compulsory for diploma purposes, no entry;
- (g) in the column under the heading "Level of Difficulty/Niveau de difficulte" adjacent to the immediate right of the column referred to in clause (f) under the subheading "B/F", "G" and "A", and "X" to indicate whether the secondary school course was undertaken at the basic, general or advanced level respectively; and
- (h) in the column under the heading "OAC/ C.P.O." adjacent to the immediate right of the column referred to in clause (g), an "X" where the secondary school course is an Ontario academic course.
- (7) An entry referred to in clause 6 (b) with respect to a pupil who successfully completes the same secondary school course more than once shall show only the highest grade obtained by the pupil in the course.
  - (8) Where a pupil,
    - (a) successfully completes the requirements for an Ontario secondary school diploma; or
    - (b) retires from school without successfully completing the requirements for an Ontario secondary school diploma but after successfully completing the requirements for a Certificate of Education and requests such a certificate,

the name of the diploma or certificate, as the case may be, and the date of issuance thereof shall be recorded on the Ontario student transcript established for the pupil in the school that maintains a pupil record for the pupil or by the Ministry, as the case requires. O. Reg. 380/86, s. 7.

8. Subsection 14 (3) of the said Regulation is revoked and the following substituted therefor:

- (3) Entries in Part E of the record folder shall be kept up-to-date and the year, the month and the day of the month on which the entry is made shall be recorded. O. Reg. 380/86, s. 8.
  - Subsection 16 (1) of the said Regulation is revoked and the following substituted therefor:
- (1) Where a pupil participates in a co-instructional activity, a record of the participation of the pupil may be entered in Part G of the record folder. O. Reg. 380/86, s. 9.
  - 10. Sections 17 to 27 of the said Regulation are revoked and the following substituted therefor:
- 17.—(1) A linkage program or supervised alternative learning program provided to a pupil or information in respect of the immunization of the pupil shall be recorded in Part H of a record folder.
- (2) Immunization information that is received in respect of a pupil shall show the year, month and day of the month on which the information is received.
- (3) An up-to-date linkage achievement record shall be inserted in the record folder of a pupil who enters upon or transfers or retires from a linkage program.
- (4) A linkage achievement record referred to in subsection (3) shall be retained by the school for at least five years following the year in which the pupil retires from school, and thereafter forthwith destroyed.
- (5) Information in respect of a pupil who is excused from attendance at school or from full-time attendance at school under a supervised alternative learning program shall be recorded in Part H of the record folder and shall include the year, month and day of the month on which the pupil began the program.
- (6) Any information in addition to the information referred to in this section that in the opinion of the principal, may be beneficial to teachers in the instruction of the pupil may be recorded in Part H of the record folder or inserted in the record folder and the year, month and day of the month on which the entry is made shall be recorded. O. Reg. 380/86, s. 10, part.
- 18.—(1) Outstanding achievements of a pupil and any awards or scholarships received by a pupil including additional information related to the achievement, award or scholarship and the dates thereof may be recorded in Part 1 of the record folder in Form 1 or in Part J of the record folder in Form 1a, in respect of the pupil, as the case requires.
- (2) Where additional information is inserted in a record folder in accordance with subsection 17 (6) or subsection (1), the insertion may be destroyed after five years next following the year in which the pupil retires

from school or from a private school that maintains a pupil record in respect of the pupil. O. Reg. 380/86, s. 10, part.

- 19.—(1) Where the pupil record of a pupil is in Form 1, the year, the month and the day of the month upon which a pupil retires from school or from a private school to which the pupil record, except the index card, has been transferred, shall be recorded under the subheading "Date of retirement" in Part J of the record folder in respect of the pupil.
- (2) Where after a retirement referred to in subsection (1) the pupil re-enrols in school or in a private school that maintains the pupil record, the year, the month and the day of the month of the subsequent retirement of the pupil from school or from a private school shall be recorded in the pupil record.
- (3) Where a date is entered under the subheading "Date of retirement" in Part J of a record folder, the address of the pupil at that date shall, where the address is known to the principal, be recorded under the subheading "Address at retirement" in Part J.
- (4) Where the record folder of a pupil is in Form 1a, the information referred to in subsections (1), (2) and (3) shall be entered in Part C of the record folder. O. Reg. 380/86, s. 10, part.
- 20.—(1) Where the record folder in respect of a pupil is in Form 1, information as to the destination of the pupil in respect of employment or further education upon the retirement of the pupil from school or other relevant follow-up information may be entered in Part K of the record folder.
- (2) Where the record folder in respect of a pupil is in Form 1a, the information referred to in subsection (1) may be entered in Part C of the record folder. O. Reg. 380/86, s. 10, part.

### REPORT CARDS

- 21.—(1) Every board shall approve report cards in the English or the French language for use in its schools that,
  - (a) provide for the information required under sections 23 and 24;
  - (b) contain space for comment by the pupil or the parent or guardian of the pupil, as the case may be; and
  - (c) contain the following statement or, in the case of a report card in the French language, an accurate translation of the following statement in the French language:

#### To Pupils and Parents:

This copy of the report card should be retained for future reference. The original or a true copy thereof has been placed in the record folder in respect of the pupil and will be retained for five years after the pupil retires from school. Every effort has been made to ensure that all entries made are a clear indication of the achievement of the pupil. If you wish to review the information contained in the record folder, please contact the principal. A pupil, and the parent or guardian of the pupil where the pupil has not attained the age of eighteen years, is entitled to access to the pupil record of the pupil.

- (2) Subject to subsection (3), a report card required to be place in the record folder shall be printed on paper that,
  - (a) is white and is capable of retaining its whiteness for the period of time referred to in section 35;
  - (b) is sufficiently opaque to permit ink to be applied to both sides of the paper and retain legibility to both sides thereof; and
  - (c) is suitable for long-term storage.
- (3) Where the information on a report card is recorded by means of a computer or equipment used in connection with a computer, the paper on which the information is printed shall be such that the paper has, where possible, the characteristics set out in subsection (2). O. Reg. 380/86, s. 10, part.
- 22.—(1) Every principal of a school shall ensure that a report card is prepared in respect of each pupil enrolled in the school when the pupil completes a secondary school course or elementary school grade and at the time the pupil transfers to another school or to a private school, or retires from school, as the case may be.
- (2) A report card may when required by the board of the school be prepared more frequently than required under subsection (1).
- (3) Where a pupil transfers to another school or to a private school or retires from school within six weeks of the date of the enrolment of the pupil in the school or within six weeks from the commencement of a new school year, as the case may be, no report card shall be prepared in respect of the six week period.
- (4) Where a school is organized on a semester plan, a report card shall be prepared at the end of each semester. O. Reg. 380/86, s. 10, part.
- 23.—(1) Every report card in respect of a pupil shall have entered on it,
  - (a) the full name of the pupil as recorded on the record folder;
  - (b) where applicable, the grade in which the pupil is placed;
  - (c) the record of attendance of the pupil at school;

- (d) where applicable, a reference to the grade to which the pupil is promoted.
- (e) a concise statement of the program of study undertaken by the pupil sufficient to enable a person to understand the objectives, content and degree of difficulty of the courses included in the program of study;
- (f) in respect of each program of study undertaken by the pupil,
  - (i) a detailed statement provided by an anecdotal description, a percentage mark, a letter grade or any other means that indicates the level of achievement of the pupil, or
  - (ii) a statement that there has been insufficient time to assess the achievement of the pupil;
- (g) in respect of a course for which credit may be awarded and where the pupil is entitled to such credit, the value assigned to the credit for diploma purposes and, where the credit has a value that is not an integer, such value shall be expressed as a decimal;
- (h) in respect of a course for which no credit may be awarded, the words "non-credit course"; and
- (i) the common course code of each subject for which a common course code has been issued.
- (2) The record of attendance referred to clause 1 (c) may be in respect of the reporting period of the report card and may include references to the number of times the pupil was late for school. O. Reg. 380/86, s. 10, part.
- 24.—(1) Every report card in respect of a pupil shall have entered on it the address and other particulars of the school at which the pupil attained the achievement recorded on the report card sufficient to identify the school.
- (2) When a report card is complete it shall be signed by the principal of the school or the teacher or other school official designated for such purpose by the principal, and a report card so signed is *prima facie* evidence of the achievement of the pupil recorded on the report card.
- (3) Where a report card is signed by a teacher or other school official designated by the principal, the person signing the report card shall indicate thereon that the person is signing for and on behalf of the principal and shall give the name of the principal.
- (4) Where a report card is completed and signed as provided in this section, the report card or a true copy thereof shall be placed in the record folder of the pupil

and the report card or a true copy thereof shall be forwarded,

- (a) to the parent or guardian of the pupil where the pupil has not attained the age of eighteen years; or
- (b) to the pupil where the pupil has attained the age of eighteen years. O. Reg. 380/86, s. 10, part.

#### DOCUMENTATION FILE

25.—(1) A documentation file shall be in Form 5.

- (2) Every principal of a school shall ensure that, where applicable, a documentation file is prepared in respect of each pupil enrolled in the school.
- (3) A custody order, a change of name order, a request by a parent or guardian of a pupil under subsection 8 (2), or a request referred to in section 29 in respect of a pupil shall be inserted in the documentation file of the pupil.
- (4) The principal may store in a documentation file referred to in subsection (2), material that in the opinion of the principal is beneficial to teachers in the instruction of the pupil including,
  - (a) identification or placement determinations or both by a committee;
  - (b) the results of a reveiw of a placement; and
  - (c) the decision of an appeal board, board or tribunal in respect of an identification or placement made by a committee, and the documentation related thereto.
- (5) The contents of a documentation file shall be reviewed regularly by the principal and the principal may remove any material considered no longer to be beneficial to teachers in the instruction of the pupil.
- (6) Where any material is removed from a documentation file, the material shall be given to the pupil or the parent or guardian of the pupil or destroyed. O. Reg. 380/86, s. 10, part.
  - 11. Subsections 28 (2), (7), (9) and (10) of the said Regulation are revoked and the following substituted therefor:
- (2) A record of French instruction shall be in Form 3. O. Reg. 380/86, s. 11, part.

(7) Where a pupil is enrolled in a program for a portion of a school year, the percentage of the school year that the pupil is in the program shall, subject to subsection (10), be entered on the record of French instruction established in respect of a pupil in the col-

umn headed "School Year" to the right of the dotted line. O. Reg. 380/86, s. 11, part.

- (10) Where the principal of a secondary school is satisfied that all the information referred to in clauses (6) (2) (a) to (g) and in subsection (7) where applicable, in respect of a pupil, can be ascertained from the entries on the record folder and the report cards in respect of the pupil taken together, the entry of the information in respect of a program that is taken in the secondary school is not required to be made on the record of French instruction in respect of the pupil. O. Reg. 380/86, s. 11, part.
  - 12. Sections 29 to 34 of the said Regulation are revoked and the following substituted therefor:

# CORRECTION OF RECORD OR DELETION FROM RECORD

- 29.—(1) Where a principal receives a request referred to in subsection 237 (4) of the Act with respect to a record of a pupil and where all or part of the request is not complied with the principal shall place,
  - (a) the request; and
  - (b) a statement giving reasons for not complying with the request or part thereof, as the case may be,

in the documentation file in respect of the pupil.

- (2) The principal shall place a statement of any decision under subsection 237 (5) of the Act (reference where disagreement) made by a supervisory officer or person designated by the Minister with respect to a record of a pupil in the documentation file of the pupil. O. Reg. 380/86, s. 12, part.
- 30.—(1) Every principal shall ensure that no pupil record discloses the contravention or alleged contravention by the pupil of any statute or regulation made thereunder to which the *Young Offenders Act* or Part V-A of the *Provincial Offences Act* applies or discloses the disposition of any proceedings brought in respect thereof.
- (2) Where an entry in a pupil record discloses the contravention or alleged contravention by the pupil of any statute or regulation made thereunder to which the *Young Offenders Act* or Part V-A of the *Provincial Offences Act* applies or the disposition of any proceedings brought in respect thereof, the principal of the school in which the pupil is enrolled shall ensure that the entry is deleted from the pupil record.
- (3) Where in the opinion of the principal information or material that has been inserted in the record folder in respect of a pupil is no longer beneficial to teachers in the instruction of the pupil, the principal

may remove such information or material from the record folder and either give it to the pupil or the parent or guardian of the pupil or destroy it. O. Reg. 380/86, s. 12, part.

#### TRANSFER

- 31.—(1) Where a pupil transfers from a sending school to a receiving school that is not under the jurisdiction of the same board, the principal of the receiving school shall, where the receiving school is a school, and may, where the receiving school is a private school, send to the principal of the sending school a written request for transfer of the pupil record in respect of the pupil.
- (2) Where a principal receives a request referred to in subsection (1), the principal of the sending school shall transfer by first class mail to the principal of the receiving school, the materials or, where the materials have been microrecorded or stored on computer files, a printed copy of the materials referred to in clauses 2 (2) (b), (c), (d), (e) and (f) and in subsection 2 (3) in respect of the pupil.
- (3) Subsection (2) does not apply with respect to the sending of a printed copy where the principal of the receiving school indicates in the written request that the receiving school has the capability of receiving that part of the pupil record that has been microrecorded or stored on computer files in such a way as to enable the receiving school to reproduce or view the pupil record in the same manner as the sending school.
- (4) Where the principal indicates that the receiving school is capable of receiving a pupil record that has been microrecorded or stored on computer files, the pupil record may be transmitted to the receiving school in such form.
- (5) Where a pupil transfers by reason of promotion or in accordance with instructions of the board from one school to another that is under the jurisdiction of the same board, the principal of the sending school may, without a request therefor in writing, forward to the principal of the receiving school by first class mail or by delivery service provided by the board, the materials referred to in clauses 2(2)(b), (c), (d), (e) and (f) and in subsection 2(3) in respect of the pupil.
- (6) Where the receiving school is a private school that is not operated by the Government of Canada and that is not inspected under subsection 15 (7) of the Act (Inspection on request), the principal of the sending school shall not transfer the pupil record under subsection (1) unless the principal has the consent of,
  - (a) the pupil, where the pupil has attained the age of eighteen years; or
  - (b) the parent or guardian of the pupil, where the pupil has not attained the age of eighteen years.
- (7) An original pupil record shall not be transferred to an educational institution outside Ontario.

- (8) A true copy of the information contained in the pupil record of a pupil may be sent by first class mail to the principal of an educational institution outside Ontario only where the principal in whose possession the pupil record is receives,
  - (a) a request for the pupil record from the principal of the educational institution outside Ontario; and
  - (b) a request in writing for the transfer of the pupil record is signed by,
    - (i) the pupil, where the pupil has attained the age of eighteen years, or
    - (ii) the parent or guardian of the pupil, where the pupil has not attained the age of eighteen years.
- (9) Where the pupil or the parent or guardian of the pupil, as the case requires, satisfies the principal of the school in which the student is enrolled that the pupil requires a copy of a pupil record for the purposes of enrolling in an educational institution outside Ontario, a true copy of the information contained in the pupil record of the pupil may be provided to,
  - (a) the pupil, where the pupil has attained the age of eighteen years; or
  - (b) the parent or guardian of the pupil, where the pupil has not attained the age of eighteen years. O. Reg. 380/86, s. 12, part.
- 32.—(1) Where the principal of a school or a private school is of the opinion that a pupil record or any part of a pupil record should be established and maintained in the French language, the principal may, with the approval of the board or the person operating the private school, as the case may be, establish and maintain the pupil record or the part thereof in the French language.
- (2) Where the principal of a school or a private school maintains a pupil record in the French language and the pupil transfers from a sending school to a receiving school and the principal of the receiving school is of the opinion that the pupil record should be maintained in the English language, the part of the pupil record that is in the French language shall not be translated and the pupil record may be maintained thereafter in the English language.
- (3) Where the principal of a school or a private school maintains a pupil record in the English language and the pupil transfers from a sending school to a receiving school and the principal of the receiving school is of the opinion that the pupil record should be maintained in the French language, the part of the pupil record that is in the English language shall not be translated and the pupil record may be maintained thereafter in the French language. O. Reg. 380/86, s. 12, part.

- 33.—(1) Where a pupil retired from school or from a private school that maintained a pupil record in respect of the pupil before the 31st day of August, 1985, and the pupil, where the pupil has attained the age of eighteen years or the parent or guardian of the pupil, where the pupil has not attained such age, so requests, the principal shall give to the pupil or to the parent or guardian of the pupil, as the case requires.
  - (a) a true copy of Part C of the record folder in respect of the pupil; and
  - (b) except for the report cards and the record of French instruction of the pupil, the information and materials that are stored in the record folder.
- (2) Where the information and materials referred to in clause (1) (b) are not requested by the pupil or by the parent or guardian of the pupil, as the case requires, they shall be retained in the pupil record until the 31st day of July of the fifth year following the year in which the pupil retires from school, after which date they shall be destroyed forthwith. O. Reg. 380/86, s. 12, part.
- 34.—(1) Where a pupil retires from school or from a private school that maintains a pupil record in respect of the pupil on and after the 1st day of September. 1985, and the pupil, where the pupil has attained the age of eighteen years or the parent or guardian of the pupil, where the pupil has not attained such age, so requests, the principal shall give to the pupil or to the parent or guardian of the pupil, as the case requires.
  - (a) a true copy of the Ontario student transcript in respect of the pupil;
  - (b) except for the report cards and the record of French instruction of the pupil, the information and materials that are stored in the record folder; and
  - (c) where applicable, the contents of the documentation file of the pupil.
- (2) Where the information and materials referred to in clauses (1) (b) and (c) are not requested by the pupil or by the parent or guardian of the pupil, as the case requires, they shall be retained in the pupil record until the 31st day of July of the fifth year following the year in which the pupil retires from school, after which date they shall be destroyed forthwith. O. Reg. 380/86, s. 12, part.
- 35. A record of French instruction, if any, and the report cards retained in a record folder in respect of a pupil may be destroyed after five years next following the year in which the pupil retires from school or from a private school that maintains a pupil record in respect of the pupil.
- 36.—(1) A record folder in respect of a pupil shall be retained by the board.

- (a) in the school attended by the pupil immediately before the retirement of the pupil from school; or
- (b) in a central records office maintained by the board that operated the school referred to in clause (a),

for a period of fifty-five years from the year in which the pupil retires from school, except where the record folder is microrecorded or stored on a computer file in a manner that permits a clear and legible reproduction to be printed.

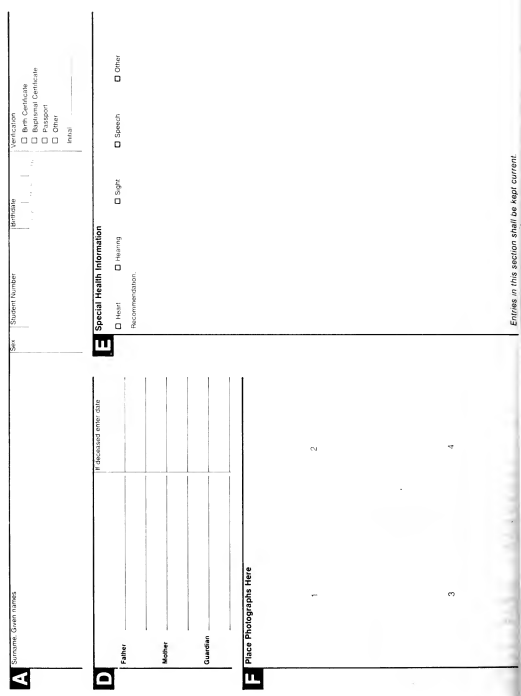
- (2) Where a pupil retires from a private school that maintains a pupil record in respect of the pupil, the private school, after a period of five years next following the year in which the pupil retires from the private school may, where the sending school in respect of that pupil is not a private school, return the record folder to the sending school, in which case subsection (1) applies as if such sending school were the school attended by the pupil immediately before the retirement of the pupil from school.
- (3) Where the private school does not return the record folder to the sending school, subsections (1) and (3) apply with necessary modifications to the private school in respect of such record folder.
- (4) A record folder in respect of a pupil that is microrecorded or stored on a computer file in a manner that permits a clear and legible reproduction to be printed, may be destroyed after five years following the year in which the pupil retires from school or from a private school that maintains a pupil record in respect of the pupil.
- (5) The information on a microrecording or computer file with respect to a record folder of a pupil shall be retained for a period of fifty-five years after the retirement of the pupil.
- (6) Where a private school ceases to operate, every pupil record that is retained by the private school and that has not been transferred to a school or a private school because of a transfer of a pupil to another school or a private school shall be sent forthwith to the Minister.
- (7) Where a school section is declared inactive, a secondary school district or separate school board is discontinued or a board is dissolved and its assets not vested in another board, every pupil record that is retained by the board or a school operated by the board and that has not been transferred to a school or a private school because of a transfer of a pupil to another school or a private school shall be sent forthwith to the Minister.
- (8) A person who destroys all or any part of a pupil record that is no longer required to be retained under this Regulation shall ensure that the destruction is effected under conditions that ensure complete, confidential disposal of the record or part thereof. O. Reg. 380/86, s. 12, part.

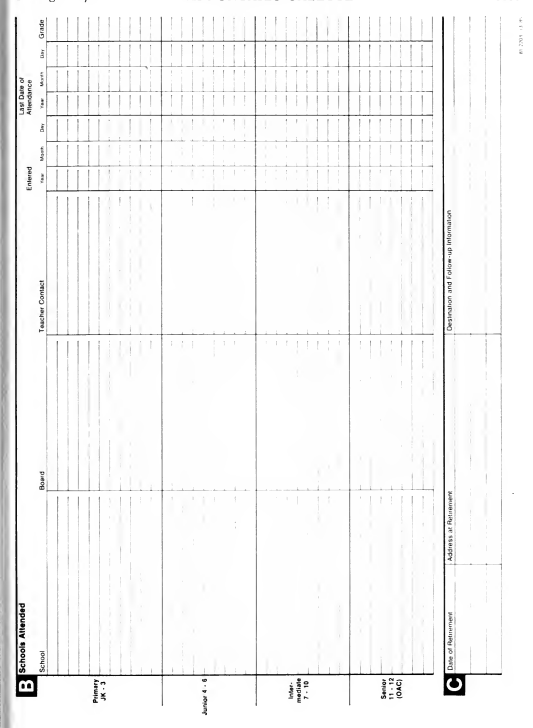
13. The said Regulation is amended by adding thereto the following Forms:

Form 1a

Education Act

RECORD FOLDER





Go-instructional Activities	Dates	Additional Information		Date Record Received	Received
		Immunization Record			
		Supervised Atlernalive Learning Program	ning Program		
Additional information in folder  Special Achievements in School Activities	Dates	Linkage Program			
		Other			

O. Reg. 380/86, s. 13, part.

#### Form 4

#### Education Act

#### ONTARIO STUDENT TRANSCRIPT

# DAYE OF ENTRY DATE DE L'ADMISSION CPO BIRTH DATE DATE DE NAINSANCE LEVEL OF DIFFICULTY NIVERUDE DIFFICULTE AUTHORIZATION AUTORISE PAR DATE OF ISSUE DATE DINSCRIPTION PAGE O 9.6 STUDENT NUMBER NUMERO MATRICULE SEX COMPULSORY AREA OF CONCENTRATION SPECIALISATION CREDIT STUDENT TRANSCRIPT / RELEVE DE NOTES ACHIEVEMENT NOTES FINALES CDUMSE CODE ODE DUCOURS A thatif to 411. CHOOL COLF SUMMARY OF CREDITS / TOTAL DES CRÉDITS COURSE COURS DIPLOME OU LENTIFICAT Ministere Education SCHOOL BOARD CONSTIT SCOLAIRE of Education GHADE DATE

Form 5

Education Act

DOCUMENTATION FILE

**OSR Documentation File** 

of Education



J. Reg. 380/86, s. 13, part.

Oay.

SEAN CONWAY
Minister of Education

Dated at Toronto, this 11th day of March, 1986.

#### CENTENNIAL CENTRE OF SCIENCE AND TECHNOLOGY ACT

O. Reg. 381/86. Fees. Made—June 26th, 1986. Filed-June 27th, 1986.

REGULATION TO AMEND **REGULATION 92 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CENTENNIAL CENTRE OF SCIENCE AND TECHNOLOGY ACT

- 1. Section 2 of Regulation 92 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 294/84, is revoked and the following substituted therefor:
- 2. The fee for entrance to the Centre, including entrance to the film theatre, is,
  - (a) for an adult, \$3.50;
  - (b) for a child, \$1.25;
  - (c) for a student, \$2.50;
  - (d) for a senior citizen, no charge;
  - (e) for a family, \$8; and
  - (f) for a person who is a part of a Canadian prebooked school group, no charge. O. Reg. 381/86, s. 1.
  - 2. This Regulation comes into force on the 1st day of July, 1986.

(9003)28

#### COMMODITY FUTURES ACT

O. Reg. 382/86. General. Made—June 26th, 1986. Filed-June 27th, 1986.

REGULATION TO AMEND REGULATION 114 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE **COMMODITY FUTURES ACT** 

- 1. Section 4 of Regulation 114 of Revised Regulations of Ontario, 1980 revoked and the following substituted therefor:
- 4. Fees shall be paid to the Treasurer of Ontario in accordance with Schedule 1. O. Reg. 382/86, s. 1.
  - 2. Subsection 38 (1) of the said Regulation is revoked and the following substituted therefor:
- (1) Subject to subsection (1a), every registration and renewal of registration expires at the end of the day preceding the first anniversary of the granting of the registration or renewal of registration, as the case may
- (1a) The registration or renewal of registration of every salesman, floor trader, partner and officer of a registered dealer expires at the same time as the registration or renewal of registration of the registered dealer. O. Reg. 382/86, s. 2.
  - 3. The said Regulation is amended by adding thereto the following Schedule:

#### Schedule 1

1. In this Schedule,

"anniversary date" means the date of the first anniversary of the granting of a registration or a renewal of a registration, as the case may be;

"total regulatory capital" means the aggregate of lines 71, 72, 73, 74, 75 and 76 of Statement A of Form 3. the amount receivable on demand under a standby subordinated loan agreement with a Canadian chartered bank and the noncurrent portion of capitalized leases.

- 2.—(1) Every application for registration as a dealer shall be accompanied by a fee equal to the aggregate of,
  - (a) the greater of,
    - (i) \$750, and
    - (ii) an amount equal to the aggregate of,
      - A. 0.12 per cent of the first \$50,000,000 of total regulatory capital of the applicant, and
      - B. 0.06 per cent of the total regulatory capital in excess of \$50,000,000 of the applicant,

except that where the applicant is registered or is applying at the same time to become registered as a dealer under the Securities Act, the fee under this clause is \$750;

- (b) \$100 for each proposed branch office of the applicant in Ontario at the date of the application; and
- (c) \$300 for each proposed salesman, floor trader, partner and officer of the applicant at the date of the application, except that,
  - (i) where the applicant is applying at the same time to become a member of The Toronto Futures Exchange, the fee under this clause is \$200 for each such person, and
  - (ii) where a proposed salesman, floor trader, partner or officer is, or is applying at the same time to become, registered as a salesman, partner or officer under the Securities Act. the fee under this clause in respect of the person is \$100.
- (2) Every application for renewal of registration as a dealer shall be accompanied by a fee equal to the aggregate of,
  - (a) the greater of,
    - (i) \$750, and
    - (ii) an amount equal to the aggregate of.
      - A. 0.12 per cent of the first \$50,000,000 of total regulatory capital of the dealer, and
      - B. 0.06 per cent of the total regulatory capital in excess of \$50,000,000 of the dealer,

except that where the dealer is registered or is applying at the same time to become registered as a dealer under the Securities Act, the fee under this clause is \$750;

- (b) \$100 for each branch office of the applicant in Ontario at the date of the application;
- (c) \$100 for each amendment of registration as a dealer since the granting of registration or since the preceding anniversary date of the applicant, whichever date is later; and
- (d) \$300 for each salesman, floor trader, partner and officer of the applicant at the anniversary date of the applicant, except that,
  - (i) where the applicant is a member of The Toronto Futures Exchange, the fee under this clause is \$200 for each such person,
  - (ii) where a salesman, floor trader, partner or officer is also registered as a salesman, partner or officer under the

Securities Act, the fee under this clause in respect of such person is \$100.

- (3) Every application for registration as a salesman, floor trader, partner or officer of a registered dealer shall be accompanied by a fee of \$300, except that,
  - (a) where the registered dealer is a member of The Toronto Futures Exchange, the fee under this subitem is \$200; or
  - (b) where the salesman, floor trader, partner or officer is also registered as a salesman, partner or officer under the Securities Act, the fee under this subitem is \$100.
- (4) Every application for registration or renewal of registration as a floor trader, other than a floor trader acting on behalf of a registered dealer, shall be accompanied by a fee of \$200.
- 3.—(1) Every application for registration as an adviser shall be accompanied by a fee equal to the aggregate of,
  - (a) \$750;
  - (b) \$100 for each proposed branch office of the applicant in Ontario at the date of the application; and
  - (c) \$300 for each proposed partner and officer of the applicant at the date of the application except that where the proposed partner or officer is, or is applying at the same time to become, registered under the Securities Act, the fee under this clause in respect of such person is \$100.
- (2) Every application for renewal of registration as an adviser shall be accompanied by a fee equal to the aggregate of.
  - (a) \$750;
  - (b) \$100 for each branch office of the applicant in Ontario at the date of the application;
  - (c) \$100 for each amendment of registration as an adviser since the granting of registration or the preceding anniversary date of the applicant, whichever date is later; and
  - (d) \$300 for each partner and officer of the applicant at the anniversary date of the applicant except that where the partner or officer is also registered as a partner or officer under the Securities Act, the fee under this clause in respect of such person is \$100.
- (3) Every application for registration as a partner or officer of a registered adviser shall be accompanied by a fee of \$300 except that where the partner of officer is

also registered as a partner or officer under the Securities Act, the fee under this subitem is \$100.

- 4. Every application to the Commission under subsection 24 (3) of the Act shall be accompanied by a fee of \$100.
- 5. Every application to the Director under subsection 30 (4) of the Act shall be accompanied by a fee of \$100.
- 6. Every application to the Commission or the Director under any section of the Act or this Regulation, on a matter requiring the formal consent or approval of the Commission or the Director, which is not otherwise provided for in this Schedule, shall be accompanied by a fee of \$250.
- 7. The fee for an examination of the financial affairs of a registrant or a clearing house of a commodity futures exchange in Ontario by a person appointed under section 14 of the Act is an amount equal to the amount paid by the Commission for the examination but not exceeding \$750 per day per person.
- 8. Every notice to the Commission under section 4 of the Act shall be accompanied by a fee of \$50.
- 9. Where a statement referred to in section 62 of the Act is certified for a person or company by the Commission or a member of the Commission or by the Director, the fee is \$50 plus 50 cents per page photocopied where the statement includes photocopies of documents required to be made available for public inspection.
- 10. Where a decision, document, record or thing referred to in section 5 of the Act is certified for a person or company, the fee is \$50 plus 50 cents per page photocopied for the purpose of the certificate.
- 11. The fee for photocopying is 50 cents per page photocopied.
- 12. The fee for transcripts is \$2.50 per page, except that where the transcripts have been prepared on an expedited basis, the fee is \$3 per page. O. Reg. 382/86, s. 3.

(9004) 28

#### **SECURITIES ACT**

O. Reg. 383/86. General. Made—June 26th, 1986. Filed—June 27th, 1986.

REGULATION TO AMEND REGULATION 910 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE SECURITIES ACT

- 1. Subsection 115 (1) of Regulation 910 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- (1) Subject to subsection (1a), every registration and renewal of registration expires at the end of the day preceding the first anniversary of the granting of the registration or renewal of registration, as the case may be.
- (1a) The registration or renewal of registration of every salesman, partner and officer of a registered dealer expires at the same time as the registration or renewal of registration of the registered dealer. O. Reg. 383/86, s. 1.
  - Schedule 1 to the said Regulation, as amended by section 1 of Ontario Regulation 205/84, is revoked and the following substituted therefor:

#### Schedule 1

1. In this Schedule,

"anniversary date" means the date of the first anniversary of the granting of a registration or a renewal of a registration, as the case may be;

"total regulatory capital" means,

- (a) if the applicant is, or after registration will be required to, file with the Commission a completed Form 9, the aggregate of lines 76, 77, 78, 80, 81 and 82 in Statement A in Part I of that form; and
- (b) if the applicant is not an applicant described in clause (a), the aggregate of lines 76, 77, 78, 80, 81 and 82 of Statement A in Part I of Form 9, the amount receivable on demand under a standby subordinated loan agreement with a Canadian chartered bank and the noncurrent portion of capitalized leases.
- 2.—(1) Every application for registration as a dealer, regardless of the number of categories of registration to which the application relates, shall be accompanied by a fee equal to the aggregate of,
  - (a) the greater of,
    - (i) \$750, and
    - (ii) an amount equal to the aggregate of,
      - A. 0.12 per cent of the first \$50,000,000 of total regulatory capital of the applicant, and
      - B. 0.06 per cent of the total regulatory capital in excess of \$50,000,000 of the applicant;

- (b) \$100 for each proposed branch office of the applicant in Ontario at the date of the application; and
- (c) \$300 for each proposed salesman, partner and officer of the applicant at the date of the application except that where the applicant is applying at the same time to become,
  - (i) a member of The Toronto Stock Exchange,
  - (ii) a member of the Investment Dealers Association of Canada,
  - (iii) a mutual fund dealer, or
  - (iv) a scholarship fund dealer,

the fee under this clause is \$200 for each such person.

- (2) Every application for renewal of registration as a dealer shall be accompanied by a fee equal to the aggregate of,
  - (a) the greater of,
    - (i) \$750, and
    - (ii) an amount equal to the aggregate of,
      - A. 0.12 per cent of the first \$50,000,000 of total regulatory capital of the applicant, and
      - B. 0.06 per cent of the total regulatory capital in excess of \$50,000,000 of the applicant;
  - (b) \$100 for each branch office of the applicant in Ontario at the date of the application;
  - (c) \$100 for each amendment of registration as a dealer since the granting of registration or the preceding anniversary date of the applicant, whichever date is later; and
  - (d) \$300 for each salesman, partner and officer of the applicant at the anniversary date of the dealer, except that where the dealer is,
    - (i) a member of The Toronto Stock Exchange,
    - (ii) a member of the Investment Dealers Association of Canada.
    - (iii) a mutual fund dealer, or
    - (iv) a scholarship fund dealer,

the fee under this clause is \$200 for each such person.

- (3) Every application for registration as a salesman, partner or officer of a registered dealer shall be accompanied by a fee of \$300, except that where the registered dealer is.
  - (a) a member of The Toronto Stock Exchange;
  - (b) a member of the Investment Dealers Association of Canada;
  - (c) a mutual fund dealer; or
  - (d) a scholarship plan dealer,

the fee under this subitem is \$200.

- 3.—(1) Every application for registration as an adviser, regardless of the number of categories of registration to which the application relates, shall be accompanied by a fee equal to the aggregate of,
  - (a) \$750;
  - (b) \$100 for each proposed branch office of the applicant in Ontario at the date of the application; and
  - (c) \$300 for each proposed partner and officer of the applicant at the date of the application.
- (2) Every application for renewal of registration as an adviser shall be accompanied by a fee equal to the aggregate of,
  - (a) \$750;
  - (b) \$100 for each branch office of the applicant in Ontario at the date of the application;
  - (c) \$100 for each amendment of registration as an adviser since the granting of registration or the preceding anniversary date of the applicant, whichever date is later; and
  - (d) \$300 for each partner or officer of the adviser at the anniversary date of the applicant.
  - (3) Every application for registration as a partner or officer of a registered adviser shall be accompanied by a fee of \$300.
- 4.—(1) Every preliminary prospectus or *pro forma* prospectus, as the case may be, shall be accompanied by a fee of \$250 for each issuer or security holder distributing securities thereunder.
- (2) In addition to any fee payable under subitem (1), where the issuer of the securities is a natural resource company, a fee of \$50 shall be paid for each report relating to the property of the issuer that is filed in relation to the preliminary prospectus.
- (3) Every prospectus, other than a prospectus relating to securities to be distributed continuously, shall be accompanied by a fee equal to the amount, if

any, by which 0.03 per cent of the total maximum gross proceeds to be realized from the distribution under the prospectus exceeds the fee payable under subitem (1).

- (4) Where an issuer or a security holder has filed a prospectus relating to securities to be distributed continuously and a fee in relation to a preliminary or pro forma prospectus has been paid under subitem (1), a fee equal to the amount, if any, by which 0.03 per cent of the total gross proceeds realized in Ontario from the distribution under the prospectus, including any securities distributed pursuant to the reinvestment of dividends or the distribution of income or capital gains, or both, exceeds the fee paid under subitem (1), shall be payable on the earlier of,
  - (a) the date a renewal prospectus relating to the securities is filed by the issuer or the security holder, as the case may be; and
  - (b) twelve months from the date of the most recently filed prospectus relating to the securities.
- (5) For purposes of adjusting the fee paid under subitem (3), the issuer or security holder may file, not more than twelve months after the date of the prospectus or the date of the withdrawal of the preliminary prospectus, as the case may be, a written notice of the total gross proceeds realized in Ontario from the distribution under the prospectus.
- (6) Upon receipt of a written notice under subitem (5), the Director shall authorize a refund of the excess of the fee originally paid under subitem (3) over the fee that would have been payable had the total gross proceeds realized in Ontario from the distribution been used in making the calculation in subitem (3).
- 5.—(1) Every amendment to a prospectus, other than a prospectus relating to securities to be distributed continuously, shall be accompanied by a fee equal to the aggregate of,
  - (a) \$100; and
  - (b) 0.03 per cent of the total maximum gross proceeds to be realized from any additional securities to be distributed under the prospectus as a result of the amendment.
- (2) Every amendment to a prospectus relating to securities to be distributed continuously shall be accompanied by a fee of \$100.
- (3) In addition to any fee payable under subitems (1) or (2), as the case may be, where an amendment to a prospectus is accompanied by a report relating to the property of the issuer or by financial statements, a fee of \$50 shall be paid for each report or the financial statements, as the case may be, that are filed with the amendment.
- (4) For purposes of adjusting the fee paid under subitem (1), the issuer or security holder may file, not

more than twelve months after the date of the prospectus to which the amendment relates, a written notice of the total gross proceeds realized in Ontario from the distribution of the additional securities.

- (5) Upon receipt of a written notice under subitem (4), the Director shall authorize a refund of the excess of the fee originally paid under subitem (1) over the fee that would have been payable had the total gross proceeds realized in Ontario from the distribution of the additional securities been used in making the calculation in subitem (1).
- 6. The annual financial statements filed by each reporting issuer under section 77 of the Act shall be accompanied by a fee of \$100, except that where the reporting issuer has securities listed and posted for trading on a stock exchange in Canada, the fee is \$250.
- 7. Every annual information form filed by an issuer, other than a mutual fund, shall be accompanied by a fee of \$1,000.
- 8.—(1) Every written notice given to the Commission under clause 71 (1) (h) of the Act, other than a notice relating to a dividend or interest reinvestment plan or stock dividend plan, shall be accompanied by a fee equal to the greater of,
  - (a) \$250; and
  - (b) 0.03 per cent of the total maximum gross proceeds to be realized upon the securities to be transferred or issued pursuant to the exercise of the rights to which the notice relates being fully taken up.
- (2) Every written notice given to the Commission under clause 71 (1) (h) of the Act relating to a dividend or interest reinvestment plan or stock dividend plan shall be accompanied by a fee of \$250.
- (3) For purposes of adjusting the fee paid under subitem (1), the issuer may file, not more than twelve months after the date of the written notice given to the Commission under clause 71 (1) (h) of the Act, a written notice of the total gross proceeds realized in Ontario from the transfer or issuance of the securities pursuant to the exercise of the rights.
- (4) Upon receipt of a written notice under subitem (3), the Director shall authorize a refund of the excess of the fee originally paid under subitem (1) over the fee that would have been payable had the total gross proceeds realized in Ontario from the transfer or issuance of the securities pursuant to the exercise of the rights been used in making the calculation in subitem (1).
- 9. Every Form 20 shall be accompanied by a fee equal to the aggregate of,
  - (a) \$50; and
  - (b) 0.015 per cent of the total gross proceeds realized in Ontario from the distribution of the securities to which the Form 20 relates.

- 10. Every prospecting syndicate agreement shall be accompanied by a fee of \$100.
- 11. Every application for recognition as an exempt purchaser or renewal of recognition as an exempt purchaser shall be accompanied by a fee of \$250.
- 12.—(1) Every application to the Commission under section 73 of the Act shall be accompanied by a fee of \$250.
- (2) In addition to the fee payable under subitem (1), where the application relates to a proposed distribution of securities, a fee equal to the greater of,
  - (a) \$250; and
  - (b) 0.015 per cent of the total maximum gross proceeds to be realized from the distribution of the securities to which the application relates,
- is payable upon the filing of the application.
- (3) For purposes of adjusting the fee paid under subitem (2), the applicant may file, not more than twelve months after the date of the ruling under section 73 of the Act to which the application relates or the date of the withdrawal or denial of the application, as the case may be, a written notice of the total gross proceeds realized in Ontario from the distribution of the securities pursuant to the ruling.
- (4) Upon receipt of a written notice under subitem (3), the Director shall authorize a refund of the excess of the fee originally paid under subitem (1) over the fee that would have been payable had the total gross proceeds realized in Ontario from the distribution of the securities to which the application relates been used in making the calculation in subitem (1).
- 13.—(1) Every take-over bid circular or issuer bid circular filed with the Commission shall be accompanied by a fee of \$500.
- (2) In addition to the fee payable under subitem (1), where the take-over bid circular or issuer bid circular relates to a securities exchange take-over bid or securities exchange issuer bid, as the case may be, a fee of .015 per cent of the total value of the securities distributed in Ontario pursuant to the bid is payable not later than thirty days following termination of the bid.
- (3) Every application to the Commission under section 99 of the Act shall be accompanied by a fee of \$250.
- 14.—(1) Subject to subitem (2), every application to the Commission under section 79 or 117 of the Act shall be accompanied by a fee of \$250.
- (2) There shall be no fee for an application to the Commission by an inactive reporting issuer for an order under subclause 79 (b) (iii) of the Act.

- 15. Every application to the Commission under subsection 71 (8) of the Act shall be accompanied by a fee of \$50.
- 16.—(1) Subject to subitem (2), every application or request to the Commission or the Director that is not otherwise provided for in this Schedule shall be accompanied by a fee of \$250.
  - (2) No fee is required in respect of,
    - (a) a request under subsection 37 (3) of the Act;
    - (b) a request for consent to the release of securities from, or the transfer of securities within, escrow;
    - (c) an application for amendment of registration as a salesman of a registered dealer or as a partner or officer of a registered dealer or a registered adviser; and
    - (d) any matter which does not require the formal consent or approval of the Commission or the Director.
- 17. The fee for an examination by a person appointed under section 18 of the Act of,
  - (a) the financial affairs of a registrant or a reporting issuer; or
  - (b) the books and records of a custodian of assets of a mutual fund or of a custodian of shares or units of a mutual fund under a custodial agreement or other arrangement with a person or company engaged in the distribution of shares or units of the mutual fund,

is an amount equal to the amount paid by the Commission for the examination but not exceeding \$750 per day per person.

- 18. Every notice to the Commission under subsection 8 (2) of the Act shall be accompanied by a fee of \$50.
- 19. Where a statement referred to in section 136 of the Act is certified for a person or company by the Commission or a member of the Commission or by the Director, the fee is \$50 plus 50 cents per page photocopied where the statement includes photocopies of documents required to be made available for public inspection.
- 20. Where a decision, document, record or thing referred to in section 10 of the Act is certified for a person or company, the fee is \$50 plus 50 cents per page photocopied for the purpose of the certificate.
- 21. The fee for photocopying is 50 cents per page photocopied.
- 22. The fee for transcripts is \$2.50 per page, except that where the transcripts have been prepared on an

expedited basis, the fee is \$3.00 per page. O. Reg. 383/86, s. 2.

(9005)

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### VITAL STATISTICS ACT

O. Reg. 384/86. General. Made—June 26th, 1986. Filed—June 27th, 1986.

#### REGULATION TO AMEND REGULATION 942 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE VITAL STATISTICS ACT

- 1. Section 2 of Regulation 942 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 2.—(1) A statement of birth under subsection 6 (2) of the Act shall be in Form 2.
- (2) A statutory declaration under subsection 6 (4) or 6 (5) of the Act shall be in Form 31. O. Reg. 384/86, s. 1.
  - 2. Sections 3 and 4 of the said Regulation are revoked and the following substituted therefor:
- 3.—(1) An application under subsection 6 (9) of the Act to amend a statement of birth shall be in Form 32.
- (2) A statutory declaration under subsection 6 (11) of the Act shall be in Form 31. O. Reg. 384/86, s. 2, part.
- 4. An application under subsection 10 (1) of the Act to register the birth of a child that has not been registered within one year from the date of birth shall be in Forms 4 and 5. O. Reg. 384/86, s 2, part.
  - 3.—(1) Subsection 10 (1) of the said Regulation is amended by adding thereto the following clause:
  - (aa) a certified copy of the paylist issued by the federal Department of Indian and Inuit Affairs setting out the name of the child and the child's age or date of birth;
  - (2) Section 10 of the said Regulation is amended by adding thereto the following subsection:

- (4) The fee for a search for the purpose of providing evidence of a birth for the purpose of clauses (1) (h) and (k) and subsection (2) is \$10, notwithstanding that no certificate is provided to the applicant. O. Reg. 384/86, s. 3 (2).
  - 4. The said Regulation is amended by adding thereto the following sections:
- 10a.—(1) An election under section 10a of the Act shall be in Form 33.
- (2) A notice of election under subsection 10a (3) of the Act shall be in Form 33a.
- (3) An acknowledgment of notice referred to in clause 10 (5) (a) of the Act shall be in Form 33b. O. Reg. 384/86, s. 4, part.
- 10b. An election under section 10b of the Act shall be in Form 34. O. Reg. 384/86, s. 4, part.
  - Section 13 of the said Regulation is revoked and the following substituted therefor:
- 13. The fee payable for an amendment of a registration of a birth in accordance with subsection 6 (9) of the Act is \$15. O. Reg. 384/86, s. 5.
  - Sections 15 and 16 of the said Regulation are revoked and the following substituted therefor:

## ALTERATIONS AND ADDITIONS OF NAMES IN BIRTH REGISTRATIONS

- 15. The fee for the addition of a first name where the child was registered without a first name is \$25. O. Reg. 384/86, s. 6, part.
- 16. The fee for the alteration under section 10a of the Act of the name by which a child was registered is \$25. O. Reg. 384/86, s. 6, part.
  - Section 21 of the said Regulation is revoked and the following substituted therefor:
- 21. An application for registration of a still-birth after one year from the date of the still-birth shall be in Form 9. O. Reg. 384/86, s. 7.
  - 8. Section 30 of the said Regulation is amended by adding thereto the following clause:
  - (aa) a certified copy of the record of the marriage in the marriage register of the church where the marriage was solemnized;

 The said Regulation is further amended by adding thereto the following sections:

#### CHANGE OF SEX DESIGNATION

- 46a.—(1) An application under section 32 of the Act to have the designation of sex on the registration of birth changed shall be in Form 38.
- (2) The fee for an application under subsection 32 (1) of the Act to change the designation of sex on the registration of birth is \$25.
- (3) A medical certificate under clause 32 (2) (a) of the Act shall be in Form 39.
- (4) A medical certificate under clause 32 (2) (b) of the Act shall be in Form 40. O. Reg. 384/86, s. 9, part.
- 48a. The fee for a search for the purpose of producing evidence to the Registrar General in support of an application to correct an error in registration is \$10 for each search within each five-year period in respect of each name, notwithstanding that no certificate is provided to the applicant. O. Reg. 384/86, s. 9, part.
  - 10. Subsection 52 (1) of the said Regulation is revoked and the following substituted therefor:
- (1) A division registrar shall transmit to the Registrar General at the beginning of each week.
  - (a) the statements of personal particulars;
  - (b) notices of births and still-births;
  - (c) medical certificates as to the cause of stillbirths; and
  - (d) medical certificates of deaths,

received by the division registrar in respect of the registrations made by the division registrar of births, deaths and still-births during the preceding week.

O. Reg. 384/86, s. 10.

- 11. Section 55 of the said Regulation is revoked and the following substituted therefor:
- 55.—(1) A birth certificate of a live birth shall be in Form 27 or Form 27a, as the case requires.
  - (2) The fee for a birth certificate in Form 27 is S5.
  - (3) The fee for a birth certificate in Form 27a is \$5.
- (4) A fee payable under subsection (2) or (3) includes the fee under subsection 59 (1) for a search in respect of one five-year period. O. Reg. 384/86, s. 11.

- 12. Section 59 of the said Regulation is revoked and the following substituted therefor:
- 59.—(1) The fee for a search for the registration of a birth, marriage, death or still-birth,
  - (a) in the indexes kept in the office of the Registrar General; or
  - (b) in any record kept in the office of the Registrar General under section 29 of the Act,
- is \$10 for each search within each five-year period in respect of each name.  $\cdot$ 
  - (2) The fee for a search for the registration of,
    - (a) an adoption order, judgment or decree or change of name; or
    - (b) a statement of divorce under subsection 27 (2) of the Act,
- is \$10 for each search within each five-year period in respect of each name. O. Reg. 384/86, s. 12.
  - 13. Section 59a of the said Regulation, as made by section 1 of Ontario Regulation 365/81, is revoked and the following substituted therefor:
- 59a.—(1) The fee for a search for and certified copy of,
  - (a) each statutory declaration filed under subsection 12 (1) or (2) of the Children's Law Reform Act;
  - (b) each request filed under subsection 6 (5) of the Act as it existed on the 30th day of June, 1986;
  - (c) each statutory declaration filed under subsection 6 (8) of the Act as it existed on the 30th day of June, 1986;
  - (d) each statement respecting an order or judgment confirming or making a finding of parentage filed with the Registrar General under section 14 of the Children's Law Reform Act;
  - (e) each order made under section 4, 5 or 6 of the Children's Law Reform Act and filed with the Registrar General; or
  - (f) each application made under subsection 6 (9) of the Act,
- is \$15 for each search within each five-year period in respect of each name.

- (2) The fee for a search for and a certified copy of each statutory declaration filed under subsection 6 (4), (5) or (11) of the Act is \$15 for each search within each five-year period in respect of each name. O. Reg. 384/86, s. 13.
  - 14.—(1) Clause 61 (1) (e) of the said Regulation is revoked and the following substituted therefor:
    - (e) visit persons who have failed to comply and investigate the reasons for the failure;
  - (2) Clause 61 (1) (1) of the said Regulation is revoked and the following substituted therefor:
    - (l) prepare a summary in duplicate that sets out,
      - (i) the registration divisions and hospitals the inspector has visited, and
      - (ii) the names of the persons the inspector has visited in the course of the inspector's investigations,

since the last summary.

- 15. Section 67 of the said Regulation is revoked and the following substituted therefor:
- 67.—(1) The following persons, only after taking an oath of secrecy in Form 30, may have access to or be given information from the records in the Registrar General's office:
  - 1. The Regional Director of Family Allowances for Canada.
  - 2. A representative of Canada, duly authorized in writing.
  - 3. A representative of Ontario or another province, duly authorized in writing.
  - 4. Upon application to the Registrar General, a representative of a state or country other than Ontario or Canada.
  - 5. A member of a police force of a municipality in Ontario.
  - A representative of a Children's Aid Society that is approved under the Child and Family Services Act, 1984.
  - A person undertaking statistical, epidemiological or other research that is in the public interest.
- (2) The following persons, only after taking an oath of secrecy in Form 30, may be given information from the records in any division registrar's office:

- A medical officer of health of a municipality or health unit.
- An officer, clerk or servant of a board of health who is designated in writing for the purpose by the medical officer of health.
- (3) The following persons may be given such information from the records in the Registrar General's office as is appropriate in the circumstances:
  - 1. A person undertaking genealogical research in respect of the person's family.
- (4) The payment of any fee for information given under subsections (1) and (2) may be waived.
- (5) The fee for a search under subsection (3), including a genealogical statement, is \$15 for each search within each five-year period in respect of each name searched. O. Reg. 384/86, s. 15.
- 16. Section 68 of the said Regulation, as amended by section 1 of Ontario Regulation 539/83, is revoked and the following substituted therefor:
- 68. The following officers may sign registrations and notations:
  - 1. The Registrar General.
  - 2. The Deputy Registrar General.
  - 3. The Manager, Administrative Support Services.
  - 4. The Manager, Registration.
  - 5. The Supervisor, Amendments.
  - 6. The Assistant Supervisor, Amendments.
  - 7. The clerk in charge of applications to register a birth, still-birth, marriage or death after one year from the date thereof.
  - 8. The clerk in charge of current registrations.
  - The assistant clerk in charge of current registrations. O. Reg. 384/86, s. 16.
  - 17. The said Regulation is further amended by adding thereto the following sections:
- 71. The fee for a duplicate of a certificate is \$10. O. Reg. 384/86, s. 17, part.
- 72. The fee for a certified copy of a document that is not already referred to in this Regulation to which a person is entitled under the Act or the regulations is \$15. O. Reg. 384/86, s. 17, part.

- 18. Item (d) of Schedule 7 to the said Regulation is revoked.
- 19. Item (e) of Schedule 9 to the said Regulation is revoked and the following substituted therefor:
  - (e) Spragge;
- 20. Schedule 10 to the said Regulation is amended by adding thereto the following clause:
  - (ca) the Improvement District of Shedden;

- Schedule 48 of the said Regulation is revoked.
- 22. Items (b) and (f) of Schedule 90 to the said Regulation are revoked and the following substituted therefor:
  - (b) Bisley, Blain and Boston;
  - (f) Maisonville and Marquis;
- 23.—(1) Forms 1, 2, 7 and 8 of the said Regulation are revoked and the following substituted therefor:

#### Form 1

Vital Statistics Act, section 5

PROVINCE OF ON	TARIO NO	OTICE OF LIVE BIRTH OR STILLBI	RTH ORIGINAL F	OR DIVISION REGISTRAL
			OHIP NU	MBER
1 MOTHER	Surname	Forename(s)	(Mrs. or M-ss)	2 AGE (years)
3 MARITAL STATUS	Single Widowed Married Divorced	4 OCCUPATION		5 Telephone Number
6 PERMANENT ADDRESS OF MOTHER	(Street and number)	1	1	
	(City town or village)	(County District	Province	Posta: Code
7 PLACE OF BIRTH OF CHILD	(Home) (Hospital)	rName and location of nospitals	8 DATE OF (Month BIRTH OF CHILD	by name: (Day) (Year)
9 SEX OF CHILD	(Male) (Female) 10 BIRTHWE	IGHT OF CHILD Libs and oz or (Grams	** GESTATION PERIOD	(in completed weeks)
12 WAS CHILD BORN ALIVE	(Yes) (No) 13 KIND OF BIRTH	rSinge (Tain: Triple) (Other)	14 NUMBER OF 1Live PREVIOUS BIRTHS	births) (Stillbirths)
15 WERE ANY CONGENITAL ANOMALIES NOTED AT BIRTH	(Yes) (No) If Yes describe			
CERTIFICATION	I CERTIFY THAT I WAS THE ATTENDI	NG RSE AT THIS BIRTH	S-gnature	
NAME OF ATTEND- ING PHYSICIAN OR NURSE	Surname (please print)	Forenamers	Date signed i Month by	name) (Day) (Year)
POST OFFICE ADDRESS	(Street and number: city and province)			Postal Code

INSTRUCTIONS PLEASE REMOVE CARBON AND THIS STUB BEFORE MAILING

The ORIGINAL (black copy) of this form to be sent within 48 HOURS to the DIVISION REGISTRAR OF BIRTHS. DEATHS: (The Vita: Stat stics Act. Sec. 5)

The DUPLICATE (red copy) of this form to be mailed WITHIN 48 HOURS to the ONTARIO MINISTRY OF HEALTH

8 2370-69 1 29-4-86

ORIGINAL DESTINÉ AU

#### Formule 1

Loi sur l'état civil, article 5

PROVINCE DE L'O		TE REGISTRAIRE DE DIVISION
	OU DE MORTINAISSANCE	N° du R A M O (OHIP)
1 MÉRE	Nom de famille Prenom(s)	(Mme ou Mile) 2 ÅGE (ans)
3 ÉTAT MATRIMONIAL	celibataire veuve 4 PROFESSION mariee divorcee	5 Numero de telephone
6 ADRESSE PERMANENTE DE LA MÉRE	(Rue et numero)	
	(Comte District)	Province Code postal
7 LIEU DE NAISSANCE DE L'ENFANT	(Domicile) (Hópital) (Nom et heu de í hópital)	8 DATE DE (Mois en lettres) (Jour) (Annee) NAISSANCE DE L'ENFANT
9 SEXE DE L'ENFANT	(Masculin) (Feminin) 10 POIDS DE L'ENFANT À LA (Lbs et oz) ou (Grammes) NAISSANCE	11 DURÉE DE LA (en semaines completes) GROSSESSE
12 LENFANT EST-IL NÉ VIVANT	(Out) (Non) 13 GENRE (Simple) (Double) (Triple) (Autre) D'ACCOUCHE-	14 NOMBRE D'AC- (Naissances COUCHEMENTS vivantes) PRÉCÉDENTS (Mortinaissances)
15 DES ANOMA- LIES CONGÉ- NITALES ONT- ELLES ÉTÉ	(Out) (Non) Si "out", les decrire :	
CONSTATÉES À LA NAISSANCE		
	J'ATTESTE QUE J'ÉTAIS L'ACCOUCHEUR(EUSE)	Signature
ATTESTATION	MÉDECIN INFIRMIÈRE A CETTE NAISSANCE	
NOM DU MÉDECIN OU DE L'INFIRMIÈRE	Nom de famille (en caracteres d'imprimerie) Prenom(s)	Date de la (Mois en lettres) (Jour) (Année) signature

DIRECTIVES ENLEVER LE PAPIER CARBONE ET LA SOUCHE AVANT DE POSTER

(Rue et numero, cite et province)

ADRESSE POSTALE

L'ORIGINAL (copie nois) de la presente formule doit être envoye dans les 48 heures au REGISTRAIRE DE DIVISION DES NAISSANCES. DÉCÈS (art. 5 de la Loi sur l'état civil)

Le DOUBLE (copie rouge) de la presente formule doit être envoye dans les 48 heures au MINISTÈRE DE LA SANTÉ DE L'ONTARIO

8-2370-69 1 29-4-86

O. Reg. 384/86, s. 23 (1), part.

Code postal

#### Form 2

#### Vital Statistics Act

Province of Ont Office of the Re This is a perman	egistrar-Genera		STATEME LIVE B		F	Registration No	(Office use	only)	
Type or print pla	anly in blue or b	plack ink and comple	te all items.			IMPORTANT: See	reverse side	for instruct	ions
CHILD'S SURNAME	1						2 Sex o	child	
FORENAME(S)		·							
DATE OF BIRTH	3 Month (by na	rne)	day	year	4 Name of hospital location where bir	(If not in hospital give exact th occurred)			
PLACE OF BIRTH	5 City town v	stage township (by name)			Regional municipa	why county or district		For office	
PARENTS	6 Present surn	FATHER			9 Present surname	MOTHER			
	Forename(s)				Surname at birth				_
NAME	Surname at b	orth			Forename(s)				
	Other surnar	ne(s)			Other surname(s)		_		
	7 City town villa	age			10 City town-village				
BIRTHPLACE	Province Country		For office	use only	Province Country			For office	use only
DATE OF BIRTH	8 Month (by na	enel da	, vea	Age	11 Month (by name)	day		year	Age
RESIDENCE OF MOTHER FOR STATISTICAL PURPOSES ONLY	12 Complete str City town vi	eet address (if rural give ei illage township	act location)			Postal	Code .	For office	use only
MAILING ADDRESS	13 Complete str If rural give F	eet address (if different fro Post Office or Rural Route )	m above) iddress					Postal C	ode
	14 Duration of pregnancy (in weeks)	15 Number of chidren (including this birth)	ever born to this mother		16 Weight of child at birth	17 Kind of 16 birth single	if hwn trig state whet child was 1st 2nd	her this	
OTHER		Number Liveborn	Number Stillborn (after 20 weeks pregnancy)		Grams	twn			
	19 Name and ad	dress of ettendant at birth	L		a p _ cs	other		Physicia	<u>,                                    </u>
ATTENDANT							$\dashv$	Nurse	
BEFORE SIGNING SI	EE ITEM F ON REVE	RSE SIDE						0.2	
	20 1 (We) certify true and cor (our) knowle	y the foregoing to be rect to the best of my edge and belief					Day	Month	Year
			Signal	ure of Mot	her		+	-	<del> </del>
CERTIFI- CATION OF INFORMANT	20a We have agr last name wi atem 1 abov	reed that the child's ill be as shown in ve	Signat	ure of Fath	ner -		-		
	☐ Yes	□ No		ure of Info	rmant (other than Mother	or Father)	J	<u> </u>	L
		leting this section see item				Datas a tractica			
		here if the name selected of ITE BELOW THIS LINE - C		e with the	CHIES CONUTS, EDING OF				
CERTIFI- CATION OF	I am satisfied as to this statement. Signature of Division	o the correctness and sufficent Registrar	ciency of this statement a	nd register	the birth by signing				
DIVISION REGISTRAR	Registration Numb	oer .	Code Number			Date Month, day, ye	•		
For office use only	L								

### Formule 2

Loi sur l'état civil

NOM DE .	ou écrire clairer	nent en bleu ou en	noir. Rem	plir toutes les rubr	ques	IMPORTANT:	Voir les directive	s eu verso de l'enfant
FAMILLE E L'ENFANT								
PRÉNOM(S)								4
PRENUM(S)	3 Mois (en lettr		jour	année	4 Nom de l'hôpital (s.	l'enfant n'est pas né	1 5 1 - 1 - 1	
DATE DE NAISSANCE	o mos (en retir		, cu	a nec	donner la lieu prêc	is de la neissance)	• гпорив.	
LIEU DE NAISSANCE	5	cité, ville, village ou canto	n (nom)		municipalité régiona	ale comte ou district		Reservé au bureau
PARENTS		PÉRE				MÉRE		
	6 Nom de famil	le actuel			9 Nom de famille acti	uel		
	Prénom(s)				Nom de tamille e la	naissance		
NOM	Nom de famil	le é la naissance			Prénom(s)			
	Autre(s) nom	(s) de familie			Autre(s) nom(s) de	familie		
	7 Cité/ville/villaç	ge			10 Cite/ville/village			
LIEU DE NAISSANCE	Province/Peys			Réservé au bureau	Province/Pays			Réservé au bureau
				1,,,,,				
DATE DE	8 Mois (en lattr	es) joui	'	ennée Âge	11 Mois (en lettres)	jour		année Age
RÉSIDENCE DE LA MÈRE À DES FINS STATISTIQUES SEULEMENT	12 Adresse au c Municipalité,	complet (Adresse précise cité, ville, village, canton	pour les zone	s rurales)		Co	de Postal	Réservé au bureau
ADRESSE POSTALE	13 Adresse post Dans les zon	ale au complet (si elle diffi es rurales, donner la cese	ére du n ⁰ 12 postale ou la	) route rurale		<u>lll</u>		Code postal
	14 Durée de la grossesse (semaines)	15 Nombre d'enfants (y compris la prése	mis au monde ente naissenc	e par la mere e)	16 Poids de l'entant à la naissance	17 Genre d'accouch. simple	18 En cas d'a double ou indiquer si est né le 2 ^e , le 3 ^e	ccouchement triple, l'enfant l ^{er} , le
AUTRE		Nombre de naissances vivantes	Nombre d (après 20 de grosse	e mortinaissances semaines sse)	grammes	double U		
	19 Nom et adress	se de l'accoucheur(euse)	<u> </u>					médecin 🔲
CCOUCHEUR (EUSE)				-				infirmière
-	OIR LA RUBRIQUE	F AU VERSO						autre 📙
	renseigne <i>m</i> e	us ettestons) que les nts donnés ci-dessus que je (nous) sache exacts et véridiques					Jour	Mois Année
				Signature de la mi	ère		<del>-  </del>	
ATTESTA- TION						•		
DU/DES ÉCLARANT(S)	20a Noue avons famille de l'ei figure au poi	convenu que le nom de nfant sera celui qui nt 1.		Signature du père				
, , ,		□ Non		S				
	21. Avant de rem	plir la présente partie, voir	la rubrique E		erant (autre que la mère o	u ne pere)		
	Cocher				ne culturel, ethnique ou re	eligieux de l'enfant		
	Je suis convaincu(	RE AU-DESSOUS DE CET e) que la présente déclare	tion est exac	te et complète.				
	J'enregistre la nais Signature du regist	sance en signant la préser	nte déclaratio	n:				
ATTESTA-	Numéro d'enregistr	rement		luméro du code		Date mois, jour,	année	
TION DU								
TION DU REGISTRAIRE DE DIVISION								
ATTESTA- TION DU REGISTRAIRE DE DIVISION								

### Form 7

			Vita	l Si	atisti	cs Act					
Province of Office of th					TEME TILLS		(Fo	or Office	Use	Only	
Cette formul	le est dis	sponible (	en Fr	anc	ais		L				
CHILD'S SURNAME	1.				<del></del>	<del></del>			2.Se	x of (	hild
FORENAME(S)											
DATE OF STILLBIRTH	3.Month(b	oy name) o	lay y	ear	•	in loc	hospita	ospital ( al give e where sti	xact		
PLACE OF STILLBIRTH	5.City,to	wn,villa	ge,to	wns	ship(l	by nam		ional icipality		For or	
PARENTS		FATHER					1	OTHER			
	6.Present	surname .				10.Pr	esent s	surname			
	Forename Surname at birth										
NAME	Surname at birth Forename(s)				•						
	Other s	surname(s	)			Ot	her su	mame(s)			
BIRTHPLACE	7.City/to	own/villa	ge			11 <b>.</b> Ci	ty/town	n/village	•		
	Provinc Country		For use		fice ly	Pr	ovince,	/country		For o	
BIRTH DATE	8.Month()	oy name)d	ay ye	ar	Age	12.Mc	nth(by	name) da	зу уе	ar	Age
OCCUPATION	9.					13.					
RESIDENCE OF MOTHER (FOR STATI- STICAL PUR- POSES ONLY	14.Comple	ete stree	t add	ires	SS .					offic	œ
Other Stillbirth		ion of Prancy (wee		су			ight child birth			.If to trip state	let e
Particulars	born t	r of child to this m ling this	other	-	er		or 1b	Single Twin Triplet			chí l l bóra 2nd
	Number Liveborn	Number s (after 2 pregnanc	0 wee			_		Other [			

Page	2
rage	~

ATTENDANT	20. Name and address of attendant at stillbirth Physician Nurse
	Other
CERTIFI- CATION OF INFORMANT	21. I(We) certify the foregoing to be true and correct to the best of my(our) Signature of Mother knowledge and belief
	2la.We have agreed that Signature of Father the child's name will be as shown in item 1 above. Signature of informant
	(other than Mother or Yes No Father)
DISPOSITION	22.Burial,Cremation or other disposition (specify)  Proposed date of burial or disposition (Month,day,year)
	23.Name and address of proposed cemetery, crematorium or place of disposition
FUNERAL DIRECTOR	24.Name and address of funeral home (or person in charge of remains)
	25.Signature of funeral director (or responsible officer)  Business code number (by name),day, year
CERTIFI- CATION OF DIVISION	Burial Permit Issued by- Address Date issued (month,day,year)
REGISTRAR	I am satisfied as to the correctness and sufficiency of the statement and the medical certificate of stillbirth and I register
	the stillbirth by signing Signature of Division Registrar this statement and the medical certificate of stillbirth
	Registration Number Code Number Date: Month(by name),day,year
For office u	use only

THIS IS A PERMANENT LEGAL RECORD
TYPE OF WRITE PLAINLY AND COMPLETE ALL ITEMS
(See reverse for instructions and legal
requirements under the Vital Statistics Act

This form and Form 8 (Medical Certificate of Stillbirth) must be filed with a Division Registrar before a burial permit can be issued

#### Form 8

Vital Statistics Act

PROVINCE OF ONTARIO (Canada)
Office of the Registrar-Gen⊾ral
To be completed by attending physician

MEDICAL CERTIFICATE
OF STILLBIRTH

Registration 1	40	(office	use	only)	_

		PERSONAL PARTICULARS OF D	DECEASED CHILD	
NAME OF CHILD	1. Surname	Forename(s)		2. SEX
DATE OF STILLBIRTH	3. Month (by name), day year		not in hospital, give exact loc	ation where stillbirth occurred)
PLACE OF STILLBIRTH	5 City town village or township (by i	name)	Regional municipality, count	y or discinct
	6 Mother – Surname	7 Weight of child at birth	8 Kind of birth	If twin, triplet, state     whether this child was born 1st, 2nd, or 3rd
OTHER ARTICULARS	Forename(s)	or	twin 🗆	
-	10 MEDICAL CERTIFICATE OF STILL	b oz	Implet 🗆	
CAUSE OF STILLBIRTH	Disease or condition directly lee not mean the mode of dying. If m or complication which caused shill disease of the disease of the above cause stating the under the above cause stating the under the disease or the d	eans the disease injury birth ) see to rifying condition last	(a) due to (or as a consequence) (b) due to (or as a consequence) (c)	
	11 a) Was there manipulative instrum procedure for delivery?	hental or other operative	No b) if so, w the pro	ras foetus dead before cedure? Yes No
OTHER INFOR-	c) State nature of procedure(  12 Did death occur before labour?	(Such as low, middle or high forceps, During labour?	version and extraction, Caesai	rian section, craniotomy)  Was labour induced?
		No 🗆	Yas 🗆 No 🗆	Yes 🗆
	13 a) Was there an autopsy?	No 🖸	b) If so state findings	
CERTIEL	autopsy?	No Signature (attending phy) at at occurrent belief	b) If so state findings sicien, coroner, etc.)	15 Designation.  Attending physician Coron
CERTIFI- CATION (attending physician, corner, etc.	autopay?  Yes   14  I Certify that I was   was not   aftendance at this stillbrish and the the statements herein are that the	st d correct belief		Attending physician Coron
CATION (attending physician, coroner,	autopsy?  Yes   14  1 Certly, that I was was not attendance at the stationth and the statements herein are true and to the best of my knowledge and  16. Name of physician or coroner (pre	st d correct belief		Attending physician Coron
CATION (attending physician, coroner, etc.	autopsy?  Yes   14 I Certly that I was   was not   alternance at this statement here are true and to this best are true and to this best of my knowledge and  16. Name of physician or coroner (pre  Address.  I am satisfied as to the correctness an satisfier and the statement of shibitm certificate and the statement of death	Signature (attending physical connect belief or type)  In a connect belief or type)  In a sufficiency of this medical certificate and I register the shillorth by signing 8	of Signature of Division Re	Attending physician Coron  Dele signed — Month (by neme), day, ye
CATION (ettending physician, coroner, etc.	autopsy?  Yes   14  I Certify that I was was not alrendance at this statement herein are true and to this best of my knowledge and  16. Name of physician or coroner (pre	Signature (attending physical contect belief or type)	scien, coroner, etc.)	Attending physician Coron
CATION (attending physician, coroner, etc.  CERTIFICATION OF DIVISION REGISTRAR	autopsy?  Yes   14  1 Corthy that I was [] was not [ attendance at this station and the statements herein are the air to this best of my knowledge and  16. Name of physician or coroner (pri  Address  I am satisfied as to the correctness an satisfier and the statement of station or certificate and the statement of observing the correctness and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the certificate and the statement of observing the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate	Signature (attending physical connect belief or type)  In a connect belief or type)  In a sufficiency of this medical certificate and I register the shillorth by signing 8	of Signature of Division Re	Attending physician Coronic Co
CATION (attending physician, coroner, etc.	autopsy?  Yes   14  1 Corthy that I was [] was not [ attendance at this station and the statements herein are the air to this best of my knowledge and  16. Name of physician or coroner (pri  Address  I am satisfied as to the correctness an satisfier and the statement of station or certificate and the statement of observing the correctness and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the statement of observing the certificate and the certificate and the statement of observing the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate and the certificate	Signature (attending physical connect belief or type)  In a connect belief or type)  In a sufficiency of this medical certificate and I register the shillorth by signing 8	of Signature of Division Re	Attending physician Coron  Dele signed — Month (by neme), day, ye

This form and Form 7 (Statement of Stillbirth) must be filed with a Division Regalfrar before a bunal permit can be leased.

8-2370-58 1. 29-4-86

O. Reg. 384/86, s. 23 (1), part.

#### Formule 8

#### Loi sur l'état civil

PROVINCE DE L'ONTARIO (Canada) Bureau du registraire général Le médecin traitant ou la coroner CERTIFICAT MÉDICAL DE MORTINAISSANCE

N° d'enregistrement (réservé au bureau)

		NSEIGNEMENTS PERSONNELS SU	R L'ENFANT DÉCÉDÉ		
NOM DE L'ENFANT	1. Nom de famille	Prénom(e)		2. ŠEXĖ	
DATE DE LA MORTI- NAISSANCE	3. Mois (an lettras), jour, année	4 Nom de l'hôpital (si /	"enfent n'est pas në à l'hôpital,	donner le lleu précis de le mortinalissanc	(e)
LIEU DE LA MORTI- NAISSANCE	5. cité, ville, village ou canto	on (nom)	municipalité régionale, comté	ou district	
	6. Mère – nom de famille	7 Poids de l'enfant à la naissance	8. Genre d'accouchement	9 En cas d'accouchement double	
			simple 🗆	ou triple, indiquer si l'enfant est né la 1er, 2 ^e ou 3 ^e .	
AUTRES	Prénom(e)	grammes	5		
DÉTAILS	Prenom(e)		double 🗆		
		0u tb oz	triple		
	10. CERTIFICAT MEDICAL DE MORTINA	NISSANCE		1	
	1				
	Maladia ou átat conduisant directe	ment à la mortinaissance	(e)		
	(il ne s'agit pas de la façon de mouri maladie, de la blessure ou de la com causé la mortinaissance)	r, mais de la iplication nill a	(a) dû (due) (ou consécutif(ve)	(4)	
CAUSE DE LA MORTI- NAISSANCE	cause la mortinaissance)				
	Causaa antécédentes: États morbides, le cas échéant, ayar conduit à l'état susmentionné. Précis	nt .	(b) dù (due) ou consécutif(ve)	( a)	
	conduit à l'état susmentionné Précis dernier	er l'état sous-jacent en	4-1		
			(c)		
	II Autres états importants avant contra	rhuid.	1		
	Autres états importante avant contr	ibué rt avec la			
	Autres àtats importants ayant contr à la mortinaissance, mais sans rappo maladie ou l'état qui l'a provoquée 11 a) L'accouchement a'est-il fair par ma	rt avec la	b) Srout, le	foetus était-à mort	
	Autras átats importante ayant contr à la mortnaissance, mais sans rappo maladie ou l'état qui l'a provoquée	rt avec la	b) Si our, le evant la r	foetus étail-li mont Oui Ou No	n ()
	Autrea átata ipportanta ayant contr à la mortnassance, mas sans rappo maladie ou l'état qui la provoquée 11 a) L'accouchement a'est-d' fait par ma ment ou par un autre mode opérat	rt avec la	b) Si our, le on avant le t	foetus était-à mort Oui 🗌 No	m ()
AUTRES	Autres àtate importante ayant contr à la mortnassance, mas sans rappo malade ou l'état qui la provoquée 11 a) L'accouchement a'est-l' tait par mi ment ou par un autre mode opérat	rt avec la	on ∐ avantla i	manoeuvre? Oui∐ No	- O
	Autres àtate ignortants syant contr à la mortrassance, mas sans rappo- maladie ou l'état qui la provoquée  11 a) L'accouchement a'est-d' fait par na ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrectio  12 Le décès est-l' survenu	impulation, per instru- toire? Our No.  No. – forcept & la partie bassa, moye  Pendant	on   avant la i	manoeuvre? Oui 🗌 No non, cásarrenne, craniotomie)  Alton provoqué	n 0
AUTRES RENSEIGNE- MENTS	Autres átata ignportanta ayant contr à la morthaissance, mais sans rappo maladie ou l'état qui la provioquée  11 a) L'accouchement a'est-ê fait par ma ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrecto	enpulation, par instru- ore? Ou Ni on - Forcept & lis partie basse, moye Pendant traval?	on  avant la i  nne ou hauts, version, extracti le	manoeuvre? Oui 🗌 No	
RENSEIGNE-	Autres àtate ignortante ayant contr à la mortrassance, mas sans rappo- malade ou l'état qui la provoquée  11 e) L'accouchement l'est-el tet per nu ment ou per un autre mode opérat  c) Genre de manoeuvre  (Extrecho  12. Le décés est-èl survenu evant le travair?  Oui	in pulation, par instru- our of Ou Ni on - forcept & lie partie basse, moye Pendant	on   avant la i	nanceuvie? Oui 🗆 No  non, căsarrenne, craniotomie)  Al-on provoqué le travail?	
RENSEIGNE-	Autres àtate ignoritante ayant contr à la mortranssance, mas sans rappo- malade ou l'état qui la provoquée  11 a) L'accouchement ést-é-tait par mi ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrecto  12. Le décés est-à survenu avent le travair  Oui   Oui	in avec la  inspulation, par instru- our	on  avant la i  nne ou hauts, version, extracti le	ion, césarienne, craniotomie)  A-t-on provoqué le travail?  Oui	
RENSEIGNE-	Autres àtate importante ayant contr à la mortenassance, mas sans rappo- malade ou l'état qui la proroquée  11 a) L'accouchement a'est-d' tait par mi ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrecho  12. Le décès est-àl survenu avent le travell'  Oui  13 e) Y a-t-àl eu une autopass?  Oui	in avec la  inspulation, par instru- our	on avant la i	ion, césarienne, craniotomie)  A-t-on provoqué le travail?  Oui	
RENSEIGNE-	Autres àtate ignortants ayant contr à la mortrassance, mas sans rappo- maladie ou l'état qui la provoquée  11 a) L'accouchement a'est-d' lair par na ment ou par un autre mode opéral  c) Genre de manoeuvre  (Extrectio  12 Le décès est-l' survenu avant le travair?  Oui  13 e) Y a-t-d' eu une autopase?  Oui  14.  J'etteste que l'isi   se n'isi pas	or avec la  suppulation, par instru- our   Nu  n - forcepe & la partie basse, moye  Pendant travair?  Non      Non      Signature (médecin traitan	on avant la i	on, césarienne, craniotomie)  Alton provoqué le travail?  Oui	) ,
RENSEIGNE- MENTS	Autres àtate importante ayant contr à la mortenassance, mas sans rappo- malade ou l'état qui la proroquée  11 a) L'accouchement a'est-d' tait par mi ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrecho  12. Le décès est-àl survenu avent le travell'  Oui  13 e) Y a-t-àl eu une autopass?  Oui	or avec la  suppulation, par instru- our   Nu  n - forcepe & la partie basse, moye  Pendant travair?  Non      Non      Signature (médecin traitan	on avant la i	on, césarienne, craniotomie)  Alton provoqué le travail?  Oui	Coror
RENSEIGNE- MENTS  ATTESTA- TION	Autres âtate ignortanta ayant contr à la mortrassance, mas sans rappo maladie ou l'état qui a provoquée  11 a) L'accouchement a'est-d' fait par mi ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrecho  12 Le décés est-l' survenu avant le travelr?  Oui  13 e) Y a-t-d' éu une autopse?  Oui  14.  J'etteste que j'ai   je n'ai pas assité à la mortrassance et que le rensegnement donnée c-desseus se usulant que je sache, exacte et vérific.  15. Nom du médecn ou du coroner (das	nn - forceps & la parlie basse, moye  nn - forceps & la parlie basse, moye  Pendant travali?  Non      Signature (médecin traifan sont, ques	on avant la r  nne ou haute, version, extracti le  Ou Non  b) Si our, donner les résultats n, coroner, etc.}	on, césarienne, cranolomie)  Al-ton provoqué le travair?  Oui	Coror
ATTESTA- TION (médecin	Autres àtate ignortante ayant contr à la mortranssance, mas sans rappo- maidre ou l'état qui a provoquée  11 a) L'accouchement a'est-d' tair par m ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrecto  12. Le décés est-àl survenu event le travel?  Oui  13 e) Ya-t-d eu une autopase?  Ou  14.  15.  16.  17.  18.  19.  19.  19.  19.  19.  19.  19	nn - forceps & la parlie basse, moye  nn - forceps & la parlie basse, moye  Pendant travali?  Non      Signature (médecin traifan sont, ques	on avant la r  nne ou haute, version, extracti le  Ou Non  b) Si our, donner les résultats n, coroner, etc.}	on, césairenne, craniotomie)  At-on provoqué le travair?  Oui   15. Designation.  Médecin traitant	Coro
ATTESTA- TION (médecin traitant, coroner,	Autres àtate ignortants ayant contr à la mortraissance, mas sans rappo- maladie ou l'état qui a provoquée  11 a) L'acosuchement a'est-d' fait par mi ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrecho  12. Le décés est-l' survenu avant le travair?  Oui  13 e) Y a-t-d' éu une autopase?  Oui  14.  J'etteste que j'ai   je n'ai pas assaté à la mortraissance et que le rensegnementé donnée crésseus se autant que je sache, exacte et vérific  16. Nom du médecin ou du coroner (dec ou écrire en caractères d'imprimere)	nn - forceps & la parlie basse, moye  nn - forceps & la parlie basse, moye  Pendant travali?  Non      Signature (médecin traifan sont, ques	on avant la r  nne ou haute, version, extracti le  Ou Non  b) Si our, donner les résultats n, coroner, etc.}	on, césairenne, craniotomie)  At-on provoqué le travair?  Oui   15. Designation.  Médecin traitant	Coro
ATTESTA- TION (médecin traitant,	Autres âtate ignortanta ayant contr à la mortrassance, mas sans rappo maladie ou l'état qui a provoquée  11 a) L'accouchement a'est-d' fait par mi ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrecho  12 Le décés est-l' survenu avant le travelr?  Oui  13 e) Y a-t-d' éu une autopse?  Oui  14.  J'etteste que j'ai   je n'ai pas assité à la mortrassance et que le rensegnement donnée c-desseus se usulant que je sache, exacte et vérific.  15. Nom du médecn ou du coroner (das	nn - forceps & la parlie basse, moye  nn - forceps & la parlie basse, moye  Pendant travali?  Non      Signature (médecin traifan sont, ques	on avant la r  nne ou haute, version, extracti le  Ou Non  b) Si our, donner les résultats n, coroner, etc.}	on, césairenne, craniotomie)  At-on provoqué le travair?  Oui   15. Designation.  Médecin traitant	Coro
ATTESTA- TION (médecin traitant, coroner,	Autres àtate ignortants ayant contr à la mortraissance, mas sans rappo- maladie ou l'état qui a provoquée  11 a) L'acosuchement a'est-d' fait par mi ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrecho  12. Le décés est-l' survenu avant le travair?  Oui  13 e) Y a-t-d' éu une autopase?  Oui  14.  J'etteste que j'ai   je n'ai pas assaté à la mortraissance et que le rensegnementé donnée crésseus se autant que je sache, exacte et vérific  16. Nom du médecin ou du coroner (dec ou écrire en caractères d'imprimene)	nn - forceps & la parlie basse, moye  nn - forceps & la parlie basse, moye  Pendant travali?  Non      Signature (médecin traifan sont, ques	on avant la r  nne ou haute, version, extracti le  Ou Non  b) Si our, donner les résultats n, coroner, etc.}	on, césairenne, craniotomie)  At-on provoqué le travair?  Oui   15. Designation.  Médecin traitant	Coro
ATTESTA- TION (médecin traitant, coroner,	Autres àtate ignortants ayant contr à la mortraissance, mas sans rappo- maladie ou l'état qui a provoquée  11 a) L'acosuchement a'est-d' fait par mi ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrecho  12. Le décés est-l' survenu avant le travair?  Oui  13 e) Y a-t-d' éu une autopase?  Oui  14.  J'etteste que j'ai   je n'ai pas assaté à la mortraissance et que le rensegnementé donnée crésseus se autant que je sache, exacte et vérific  16. Nom du médecin ou du coroner (dec ou écrire en caractères d'imprimene)	nn - forceps & la parlie basse, moye  nn - forceps & la parlie basse, moye  Pendant travali?  Non      Signature (médecin traifan sont, ques	on avant la r  nne ou haute, version, extracti le  Ou Non  b) Si our, donner les résultats n, coroner, etc.}	on, césairenne, craniotomie)  At-on provoqué le travair?  Oui   15. Designation.  Médecin traitant	Coror
ATTESTA- TION (médecin traitant, coronar,	Autres àtate ignortants syant contr à la mortraissance, mas sans rappo- maladie ou l'état qui a provoquée  11 a) L'acosuchement a'est-d' fait par mi ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrecho  12. Le décés est-l' survenu avant le travair?  Oui  13 e) Y s-t-à eu une autopase?  Oui  14.  J'etteste que j'ai   je n'ai pas assaté à la mortraissance et que le renseginement donnée co-dessus se catant que je sache, exacte et l'etrois ou écrire en caractères d'imprimene)  Adresse	menulation, par instru- torie? Ou  No  no - forceps & la parlie basse, moye  Pendant travail?  Non  Signature (médecin traifan striviographier	on avant la r  nnne ou haule, version, extrecti le  Our Non b  b) Si our, donner les résultats it, coroner, etc.}	on, césarienne, cranolomie)  At-on provoqué le travel?  Oui   15. Designation:  Médecin traitant  lete de la signature – mois (an léttrag jou	Coro
ATTESTATION (médecin traitant, coronar, etc.	Autres àtats ignortants syant contr à la mortenassance, mas sans rappo- maiside ou l'état qui a proroquée  11 a) L'accouchement a'est-d' tat par m ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrecto  12. Le décès est-à survenu avant le travair?  Oui  13 e) Y a-t-d eu une autopase?  Ous  J'etteste que j'ai   je n'ai pas   J'etteste que j'ai   je n'ai pas er rensignements donnés c-dessus si sulant que y sache, excite et deried ou écrire en caractères d'imprimente  Adresse	menulation, par instru- torie? Ou  No  no - forceps & la parlie basse, moye  Pendant travail?  Non  Signature (médecin traifan striviographier	on avant la r  nnne ou haule, version, extrecti le  Our Non b  b) Si our, donner les résultats it, coroner, etc.}	on, césarienne, cranolomie)  At-on provoqué le travel?  Oui   15. Designation:  Médecin traitant  lete de la signature – mois (an léttrag jou	Coro
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ATTESTATION DU REGISTRAIRE	Autres àtate ignortante ayant contr à la mortraissance, mas sans rappo- malade ou l'état qui a provoquée  11 a) L'accouchement a'est-d' fait par mi ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrecto  12. Le décés est-à survenu avant le travair  Oui  13 e) Y st-l'à eu une autopase?  Oui  14. J'etteste que j'el   je n'a pas assaté à la mortraissance et que le suitant que je sache, exacts et v'erid  16. Nom du médecin ou du coroner (de ou écrre en caractères d'imprimente)  Adresse  Le suis convaincule) que la déctaration de de décès sont exacts et complets J'enr déclaration de mortnaissance et le prése	menulation, par instru- torie? Ou  No  no - forceps & la parlie basse, moye  Pendant travail?  Non  Signature (médecin traifan striviographier	on avant la r  nnne ou haule, version, extrecti le  Our Non b  b) Si our, donner les résultats it, coroner, etc.}	on, césarenne, craniotomie)  Al-on provoqué le travair  Oui   15. Designation:  Médecin traitant  Dete de la signature – mois (an lettrag jou	Coror
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ATTESTATION (médecin traitant, coroner, etc.	Autres àtate ignortante ayant contr à la mortraissance, mas sans rappo- malade ou l'état qui a provoquée  11 a) L'accouchement a'est-d' fait par mi ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrecto  12. Le décés est-à survenu avant le travair  Oui  13 e) Y st-l'à eu une autopase?  Oui  14. J'etteste que j'el   je n'a pas assaté à la mortraissance et que le suitant que je sache, exacts et v'erid  16. Nom du médecin ou du coroner (de ou écrre en caractères d'imprimente)  Adresse  Le suis convaincule) que la déctaration de de décès sont exacts et complets J'enr déclaration de mortnaissance et le prése	menulation, par instru- toorie? Ou  No  n - forceps & la partie bassa, moye Pendant travail?  Non  Signature (médecn traitan sont, tylographier  mortinaissance et la présent certifica pignate la mortinaissance en signant int certificat	avant la r  nnne ou haule, version, extrecti le  Our   Non    b) Si our, donner les résultats it, coroner, etc.}	on, césarenne, craniotomie)  Al-on provoqué le travair  Oui   15. Designation:  Médecin traitant  Dete de la signature – mois (an lettrag jou	Coror
ATTESTATION DU REGISTRAIRE DE DIVISION	Autres àtats (priportants syant contr à la mortrassance, mais sans rappo- malade ou l'état qui a proroquée  11 a) L'accouchement a'est-d' tat par in ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrecte  (Extrecte  12. Le décès est-à survenu event le travair?  Oui   13 e) Y a-t-à eu une autopase?  Oui   14.  J'etteste que j'ai   Je n'ai pas   J'etteste à la mortrassance et que lei rensejopemente donnés c-dessus si culant que p'acche, exacte et u'etné ou écrire en caractères d'imprimere)  Adresse  Le sues convisionale; que lei déclaration de décès sont exacts et complets. J'enri déclaration de mortrassance et le prése  Numéro d'enrégistrement.	menulation, par instru- toorie? Ou  No  n - forceps & la partie bassa, moye Pendant travail?  Non  Signature (médecn traitan sont, tylographier  mortinaissance et la présent certifica pignate la mortinaissance en signant int certificat	avant la r  nnne ou haule, version, extrecti le  Our   Non    b) Si our, donner les résultats it, coroner, etc.}	on, césarenne, craniotomie)  Al-on provoqué le travair  Oui   15. Designation:  Médecin traitant  Dete de la signature – mois (an lettrag jou	Coron
ATTESTA- TION (médecin traitent, coroner, etc.  ATTESTA- TION DU REGIS- TRAIRE DE	Autres àtats (priportants syant contr à la mortrassance, mais sans rappo- malade ou l'état qui a proroquée  11 a) L'accouchement a'est-d' tat par in ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrecte  (Extrecte  12. Le décès est-à survenu event le travair?  Oui   13 e) Y a-t-à eu une autopase?  Oui   14.  J'etteste que j'ai   Je n'ai pas   J'etteste à la mortrassance et que lei rensejopemente donnés c-dessus si culant que p'acche, exacte et u'etné ou écrire en caractères d'imprimere)  Adresse  Le sues convisionale; que lei déclaration de décès sont exacts et complets. J'enri déclaration de mortrassance et le prése  Numéro d'enrégistrement.	menulation, par instru- toorie? Ou  No  n - forceps & la partie bassa, moye Pendant travail?  Non  Signature (médecn traitan sont, tylographier  mortinaissance et la présent certifica pignate la mortinaissance en signant int certificat	avant la r  nne ou haule, version, extrecti le  Our   Non    b) Si our, donner les résultats it, coroner, etc.}	on, césarenne, craniotomie)  Al-on provoqué le travair  Oui   15. Designation:  Médecin traitant  Dete de la signature – mois (an lettrag jou	Coror
ATTESTATION DU REGISTRAIRE DE DIVISION	Autres àtats (priportants syant contr à la mortrassance, mais sans rappo- malade ou l'état qui a proroquée  11 a) L'accouchement a'est-d' tat par in ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrecte  (Extrecte  12. Le décès est-à survenu event le travair?  Oui   13 e) Y a-t-à eu une autopase?  Oui   14.  J'etteste que j'ai   Je n'ai pas   J'etteste à la mortrassance et que lei rensejopemente donnés c-dessus si culant que p'acche, exacte et u'etné ou écrire en caractères d'imprimere)  Adresse  Le sues convisionale; que lei déclaration de décès sont exacts et complets. J'enri déclaration de mortrassance et le prése  Numéro d'enrégistrement.	menulation, par instru- toorie? Ou  No  n - forceps & la partie bassa, moye Pendant travail?  Non  Signature (médecn traitan sont, tylographier  mortinaissance et la présent certifica pignate la mortinaissance en signant int certificat	avant la r  nne ou haule, version, extrecti le  Our   Non    b) Si our, donner les résultats it, coroner, etc.}	on, césarenne, craniotomie)  Al-on provoqué le travair  Oui   15. Designation:  Médecin traitant  Dete de la signature – mois (an lettrag jou	Coro
ATTESTATION (médecin traitant, coroner, etc.  ATTESTATION DU REGISTRAIRE DE DIVISION	Autres àtats (priportants syant contr à la mortrassance, mais sans rappo- malade ou l'état qui a proroquée  11 a) L'accouchement a'est-d' tat par in ment ou par un autre mode opérat  c) Genre de manoeuvre  (Extrecte  (Extrecte  12. Le décès est-à survenu event le travair?  Oui   13 e) Y a-t-à eu une autopase?  Oui   14.  J'etteste que j'ai   Je n'ai pas   J'etteste à la mortrassance et que lei rensejopemente donnés c-dessus si culant que p'acche, exacte et u'etné ou écrire en caractères d'imprimere)  Adresse  Le sues convisionale; que lei déclaration de décès sont exacts et complets. J'enri déclaration de mortrassance et le prése  Numéro d'enrégistrement.	menulation, par instru- toorie? Ou  No  n - forceps & la partie bassa, moye Pendant travail?  Non  Signature (médecn traitan sont, tylographier  mortinaissance et la présent certifica pignate la mortinaissance en signant int certificat	avant la r  nne ou haule, version, extrecti le  Our   Non    b) Si our, donner les résultats it, coroner, etc.}	on, césarenne, craniotomie)  Al-on provoqué le travair  Oui   15. Designation:  Médecin traitant  Dete de la signature – mois (an lettrag jou	Coror

La présente lormule et la formule 7 (Déclaration de mortnaissance) doivent être obposées auprés du régistraire de division evant qu'un permis d'inhumer puisse Arie rélaivé.

8-2370-56 2 29-4-86

O. Reg. 384/86, s. 23 (1), part.

(2) Forms 17 and 25 of the said Regulation are revoked and the following substituted therefor:



Office of the Registrar General

Form 17

Vital Statistics Act

NOTICE OF REGISTRATION OF DEATH OR STILLBIRTH

To 1	he Division Registrar of
that	The following are the particulars of a death or stillbirth that occurred in your division but has been registered by this office:
1.	Name of deceased:
2.	Date of death:
3.	Sex:
4.	Place of death:
	Place of stillbirth:
5.	Address of deceased:  or  Permanent address of mother of stillborn child
6.	Cause of death:  Or  Cause of stillbirth:
7.	Name and address of informant:
8.	Name and address of doctor:
	Name and address of funeral director:
0.	Date of registration:
	(signature of division registrar)
	(registration division)
11114	(month by name) (day) (year) 4(11/84)

O. Reg. 384/86, s. 23 (2), part.

O. Reg. 384/86

(3) The said Regulation is further amended by adding thereto the following Form:

ONTARIO CANADA

CERTIFICATE OF BIRTH

CERTIFICAT DE NAISSANCE

Form 27A-Formule 27A
Vital Statistics Act-Loi sur l'état civil

Name - Nom

Date of birth-Date de naissance Sex-Sexe Registration Number-Numéro d'enregistrement

Birthplace-Lieu de naissance Date of registration-Date d'enregistrement

Name of father-Nom du père Name of mother-Nom de jeune fille de la mère

Birthplace of father-Lieu de naissance de du père Birthplace of mother-Lieu de naissance de la mère

Issued at-Délivré à Toronto, Ontario, Canada Certificate No.-N° du certificat

(Deputy Registrar General) Certified extract from birth (Registraire général adjoint) Extrait certifié du registre des naissances

(Registrar General) (Registraire général)

O. Reg. 384/86, s. 23 (3).

- (4) Form 30 of the said Regulation is amended by inserting after "office" in the nineth line "or in any division Registrar's office".
- (5) Forms 31, 32 and 33 of the said Regulation are revoked and the following substituted therefor:

### THE ONTARIO GAZETTE



Office of the Registrar General

Bureau du registraire gėnėral

MacDonald Block Parliament Buildings Toronto, Ontario M7A 1Y5

Form 31/Formule 31 **Vital Statistics Act** Loi sur l'état civil

#### STATUTORY DECLARATION BY ONE PARENT **OR A THIRD PARTY**

MÈRE OU D'UN TIERS (paragraphes 6(4), (5) et (11) de la Loi)

DÉCLARATION SOLENNELLE DU PÈRE, DE LA

(Subsections 6(4), (5), (11) of the Act)

IN THE MATTER OF THE BIRTH REGISTRATION OF

				child	egistered name of
	t au	a à.		on	who was born né(e) le
lieu	ce	pl			late
					o Enfant de :
re ligurant sur l'enregistrement de la naissance	nom du père de la mère ligurar	egistration	birth re	s) recorded on the	name(s) of parent(
	i de/du			e).	l. Je soussigné(e
adresse postale au complet	complete mailing address	n de la personne qui fait la déclaration	nom	aking declaration	name of person m
of the child.		I am the Je suis la/le	1.a	suit ·	declare that: déclare ce qui
mère/père		mother/father		3011 .	veciale ce qui
ntes:	or the following reasons: ) d'agir pour les raisons suivantes :	The other parent is incapable Le père/la mère est empêchè(e	1.b	à remplir par le père ou la mère	to be completed by parent
				ou	OR
		ent of the child. e père ni la mère de l'enfant.			declare that: déclare ce qui
	hip, and if none explain involvement lien de femille. En l'absence de lien		2.a	å remplir par un tiers	to be completed by third party
				remplir	complete 2.a
es raisons suivantes :	the following reasons: s deux empêchès d'agir pour les raiso	Both parents are incapable for Le père et la mère sont tous le	2.b	2.a et soit 2.b ou 2.c	2.b or 2.c
the mother, and the mother is	s deux empéchés d'agir pour les raisi	Le père et la mère sont tous le	2.b 2.c	2.a et soit	
the mother, and the mother is pas. La mère est empêchée d'agir on solennelle, la croyant sachant qu'elle a la même force et le	s deux empéchès d'agir pour les raisi cnowledged by or unknown to the m sons: de l'enfant ou ne le reconnaît pas. L Je fais la prèsente déclaration sole	The father of the child is unac incapable for the following rea La mère ne connaît pas le pèr	2.c	2.a el soit 2.b ou 2 c lemn declarati wing that it is c ath.	I make this so true, and know made under o
the mother, and the mother is t pas. La mère est empêchée d'agir on solennelle, la croyant sachant qu'elle a la même force et le laite sous serment.	s deux empéchès d'agir pour les raisi snowledged by or unknown to the m sons: de l'enlant ou ne le reconnaît pas. L Je fais la présente déclaration sole consciencieusement vraie, sachan	The father of the child is unac incapable for the following ret La mère ne connaît pas le per pour les raisons suivantes :	2.c	2.a et soit 2.b ou 2.c lemn declarati wing that it is o ath.	I make this so true, and know
the mother, and the mother is pas. La mère est empêchée d'agir on solennelle, la croyant sachant qu'elle a la même force et le laite sous serment.  Signature de la personne qui tart la déclaration cany Form 2 or Form 32 where the mother registers the child's birth	s deux empéchès d'agir pour les raisi cnowledged by or unknown to the mosons: de l'enfant ou ne le reconnaît pas. L  Je fais la présente déclaration sole consciencieusement vraie, sachan même effet que si elle était faite so  Signature of person making declaration NOTE: This form must accompany Fo applicable. Il is not required if the mot	The father of the child is unac incapable for the following ret La mère ne connaît pas le per pour les raisons suivantes :	2.c	2.a et soit 2.b ou 2.c lemn declarati wing that it is o ath.	I make this so true, and know made under o Declared before the control of the con
on solennelle, la croyant sachani qu'elle a la même force et le l'aite sous serment.  Signature de la personne qui tart la déclaration cany Form 2 or Form 32 where the mother registers the child's birth he birth registers the child's birth	s deux empéchès d'agir pour les raisi cnowledged by or unknown to the misons: de l'enfant ou ne le reconnaît pas. L  Je fais la présente déclaration sole consciencieusement vraie, sachan même effet que si elle était faite so  Signature of person making declaration  NOTE: This form must accompany Fo applicable. It is not required if the mot without naming the father on the birth incapable means unable beause of illines REMARQUE: 'La présente formule do	The father of the child is unac incapable for the following ret La mère ne connaît pas le per pour les raisons suivantes :	2.c ion corrot the s of de	2.a et soit 2.b ou 2.c lemn declarati wing that it is o ath.	I make this so true, and know made under of Declared belo declared devant in the



Office of the Registrar General

Bureau du registraire gėnėral

MacDonald Block Parliament Buildings Toronto, Ontario M7A 1Y5

Form 32/Formule 32 **Vital Statistics Act** Loi sur l'état civil

### APPLICATION TO AMEND BIRTH REGISTRATION

(Subsection 6(9) of the Act)

DEMANDE EN VUE DE MODIFIER L'ENREGISTREMENT D'UNE NAISSANCE (paragraphe 6(9) de la Loi)

IN THE MATTER OF THE BIRTH REGISTRATION OF EN CE QUI CONCERNE L'ENREGISTREMENT DE LA NAISSANCE DE

regis	tered name of child		nom enregistré de l'entant
	o was born on e) le		at /au
date		p	lace : //eu
to Enla	enl de :		
name	e(s) of parent(s) recorded on the birth registration	•	nom du père/de la mère figurant sur l'enregistrement de la naissance
the	e hereby apply to amend the Birth Registration particulars set out below. (Complete paragraph n, as applicable).		Je(Nous) demande(demandons), par la présente, que l'enregistrement de la naissance soit modilié afin de comprendre les renseignements ligurant ci-dessous. (Remplir la disposition 2 ou 3, ou les deux, s'il y a lieu).
2.	I, Je soussignée,		am the mother of the child suis la mère de l'enfant
	reterred to in paragraph 1. mentionné à la disposition 1.		nom , Suis la litere de certiarit
My Mo	surname is n nom de famille est :		
My Mo	forename(s) is/are n(mes) prénom(s) est(sont) :		·
My Mo	former surname(s) was/were n(mes) ancien(s) nom(s) de famille est(sor	nt):	
My Me	date and place of birth are s date et lieu de naissance sont :		
3.	l, Je soussigné,		am the father of the child , suis le père de l'enfant
	referred to in paragraph 1. mentionné à la disposition 1.		
My Mo	surname is n nom de famille est :		
My Mo	forename(s) is/are n(mes) prenom(s) est(sont):		
My Mo	former surname(s) was/were n(mes) ancien(s) nom(s) de famille est(sor	nt):	
My <i>M</i> e	date and place of birth are s date et lieu de naissance sont :		
I/W bes	/E certify the foregoing to be true and correct of my/our knowledge and belief.	ect to the	J'atteste(Nous attestons) que les renseignements donnés ci-dessus sont, autant que je(nous) sache (sachions), exacts et véridiques.
signi	ature of mother sig	nature de la mère	date
sign	ature of father	signature du père	date
NO par	TE: Where particulars of both parents are to be ents must sign this application. It one parent ap ause the other is incapable, a statutory declara	added, both	REMARQUE: Si des renseignements sur le père et la mère sont ajoutés, ceux-ci doivent signer la présente demande. Si une seule personne fait la demande parce que l'autre est empéchée

CONVICTION, BE FINED UP TO \$2,000 OR IMPRISONED UP TO SIX MONTHS OR BOTH. "For the purpose of this form surname means last name or family name."

STATEMENT UNDER THE VITAL STATISTICS ACT MAY, ON

NOTE: A PERSON WHO WILFULLY MAKES A FALSE

11042(86)

31 must be attached.

seule personne fait la demande parce que l'autre est empéc d'agir, une déclaration solennelle sur la formule 31 doit être

REMARQUE: QUICONQUE, FAISANT UNE DÉCLARATION AUX TERMES DE LA LOI SUR L'ÉTAT CIVIL, FAIT SCIEMMENT UNE FAUSSE DÉCLARATION PEUT, SUR DÉCLARATION DE CULPABILITÉ, ÉTRE CONDAMNÉ À UNE AMENDE D'AU PLUS 2000 \$ ET À UNE PEINE D'EMPRISONNEMENT D'AU PLUS SIX MOIS, OU À UNE SEULE DE CES PEINES.



ne MacDonald Block Parliament Buildings Toronto, Ontario M7A 1Y5

Form 33
Vital Statistics Act

### ELECTION TO CHANGE NAME OF A CHILD UNDER THE AGE OF TWELVE (Section 10a of the Act)

STATUTORY DECLARATION	
IN THE MATTER OF THE BIRTH REGISTRATION OF	
registered name of child	
who was born on	at
	lace
10	
name(s) of parent(s) recorded on the birth registration	
i, ar	nd I,
present name	present name
state relationship of the child	state relationship of the child
DECLARE AS FOLLOWS:	
L/WE have lawful custody of the child named above and make this	election to change the child's (check one or both)
surname(s) forename(s)	
I/We hereby request that the child's name be registered as:	
surname(s)	forename(s)
This surname represents a name or former name(s) used, before	ore the child's birth, by one or both parents.
This surname Is consistent with the provisions of Subsection	7(5) of the Vital Statistics Act.
All existing birth certificates are being returned, for permanen	t filing, with this declaration.
i alone have lawful custody. We share lawful custody.	
The following is to be completed if a person who is not named as only one of the parents named on the birth registration does so.)  No other person has lawful custody of the child.  No court	
Notice of this election has been given to all persons lawfully er in respect of each person:	
A signed acknowledgement of notice, in the prescribed for	m.
Evidence that at least twenty-one days have passed since s registered or certified mail to the last known address of the	sending notice of the election and a copy of this document by e person.
I/WE MAKE THIS SOLEMN DECLARATION CONSCIENTION KNOWING THAT IT IS OF THE SAME FORCE AND EFFECT	
Declared before me at	
	signature of declarant
of in the	
in the	signature of declarant
day of	
this	
A Commissioner for taking affidavits, etc	
"For the purpose of this form surname means last name or family name."	

#### THE ONTARIO GAZETTE



11043(86)

Bureau du MacDonald Block registaire Parliament Buildings Toronto, Ontario général M7A 1Y5

# Formule 33 Loi sur l'état civil

# CHOIX RELATIF AU CHANGEMENT DU NOM D'UN ENFANT DE MOINS DE DOUZE ANS (article 10a de la Loi) DÉCLARATION SOLENNELLE

nė(e) le		à/au
date	lie	u
Enfant de :		
nom du père/de la mère figurant sur l'enregistrement de la nais:	sance	
Je soussigné(e),	et	Je soussigné(e)
	nom actuel	nom actuel
préciser le lien	_ de cet enlant	préciser le lien de cet enfant
DÉCLARE (DÉCLARONS) CE QUI SUIT :		
J'ai (Nous avons) la garde légitime de l'enfant me cases)	ntionné ci-dessu	s et je (nous) choisis (choisissons) de changer : (cocher le ou les
nom(s) prenom(s)		
JE (NOUS) demande (demandons) par la présen	te que le nom de	l'enfant soit enregistré comme suit :
nom(s)		prénom(s)
└─ la mère, ou les deux, ou		iens) nom(s) utilisé(s), avant la naissance de l'entant, par le père ou sées au paragraphe 7(5) de la Loi sur l'état civil.
Tous les certificats de naissance existants son	nt annexés à la pr	ésente déclaration, à des fins de dépôt permanent.
Je suis le seul/la seule à avoir la garde légitim	ne de l'enlant.	Nous partageons la garde légitime de l'enfant.
	, lorsque le nom de claration.) de l'enfant.	ure pas sur l'enregistrement de la naissance de l'enfant à titre de du père et celui de la mère figurent sur l'enregistrement de la ucune ordonnance du tribunal ou aucun accord de séparation
L'avis du choix a été donné à toutes les perso personne :		'interdit ce changement. element un droit de visite. J'inclus ce qui suit <b>à l'é</b> gard de cheque
Un accusé de réception de l'avis signé, su	ır la formule presi	crite.
Une preuve selon laquelle au moins 21 jo	urs se sont écoule	es depuis que l'avis du choix et une copie du présent document oni la dernière adresse connue de la personne.
JE (NOUS) FAIS (FAISONS) LA PRÉSENTE	DÉCLARATION	SOLENNELLE, LA CROYANT CONSCIENCIEUSEMENT IE EFFET QUE SI ELLE ÉTAIT FAITE SOUS SERMENT.
déclaré devant moi à/au		signature de la personne qui fail la déclaration
de/du de		
	10	signature de la personne qui fait la déclaration
de/du dele	19	signalure de la personne qui fait la déclaration

(over/verso)



Office of the Registrar General

Bureau du registraire général

MacDonald-Block Parliament Buildings Toronto, Ontario M7A 1Y5

Form 33a/Formule 33a **Vital Statistics Act** Loi sur l'état civil

#### **NOTICE OF ELECTION**

(Subsection 10a(3) of the Act)

AVIS DE CHOIX. (paragraphe 10a(3) de la Loi)

Notice is hereby given to					
Avis est donné par les présentes à tull name et per	son entitled to access	nom au complet de la personne qui a un droit de			
	son entires to success	nom as complet se la persurine qui a un troit de	N13716		
of an election under section 10a of the Vital Statistics Act to change the name of					
que la personne nommée ci-dessous a choisi, er	i vertu de l'article 10a de la Loi s	sur l'état civil, de changer le nom de			
registered name of child		nom enregistre de l'e	nfant		
to					
en celui de					
proposed name		nom pro	posé		
	signature or per	erson making election signature de la personne qui fait le i	choix		
	date signed	date de la sign	ature		

O. Reg. 384/86, s. 23 (5), part.



Office of the Registrar General

Bureau du registraire général

MacDonald Block Parliament Buildings Toronto, Ontario M7A 1Y5

Form 33b/Formule 33b Vital Statistics Act Loi sur l'état civil

#### ACKNOWLEDGEMENT OF NOTICE

(Subsection 10a(5) of the Act)

ACCUSÉ DE RÉCEPTION DE L'AVIS

(paragraphe 10a(5) de la Loi)

l, Je soussigné(e).				nom
of de/ducomplete maining address				adresse postale au complet
compete maining address				and the province and the specific
HEREBY ACKNOWLEDGE RECEIPT OF	NOTICE of the election of		E(ACCUSONS) RÉCEF envoyé par	PTION, PAR LA PRÈSENTE. DE L'AVIS
full name of person making election			nom au complet de la pers	to change the en vue de changer le
name of nom de		born on nė(e) le		
name of child	nom de l'enfant	da	te	
at å/au		. to en celui de		
place	lieu		proposed name	nom propose
signature				
Tate sunned	date de la signature			

is neither a consent to the election nor an objection to it, but only an owledgement that notice was received, there or not this acknowledgement is signed, the Registrar General may eed with the change if the Registrar General is satisfied that notice was by registered or certified mail to each person entitled to notice

REMARQUE:

MANULE: La presente formule n'est ni un consentement ni une objection au choix, seulement un accuse de réception de l'avis. Le registraire general peur que le présent accusé de reception soit signe ou non, donner suite au changement s'il lest sonvaincu que l'avis a ette envoye par courrier recommande ou poste cerifirée à chaque personne qui a le droit de le

- (6) Form 34 of the said Regulation is revoked.
- (7) The said Regulation is further amended by adding thereto the following Form:



Office of the Registrar General Bureau du registraire général MacDonald Block Parliament Buildings Toronto, Ontario M7A 1Y5 Form 34/Formule 34

Vital Statistics Act

Loi sur l'état civil

# ELECTION TO ADD FORENAME TO BIRTH REGISTRATION

IN THE MATTER OF THE BIRTH REGISTRATION OF

(Section 10b of the Act)

CHOIX RELATIF À L'ADDITION D'UN PRÉNOM SUR L'ENREGISTREMENT DE LA NAISSANCE (article 10b de la Loi)

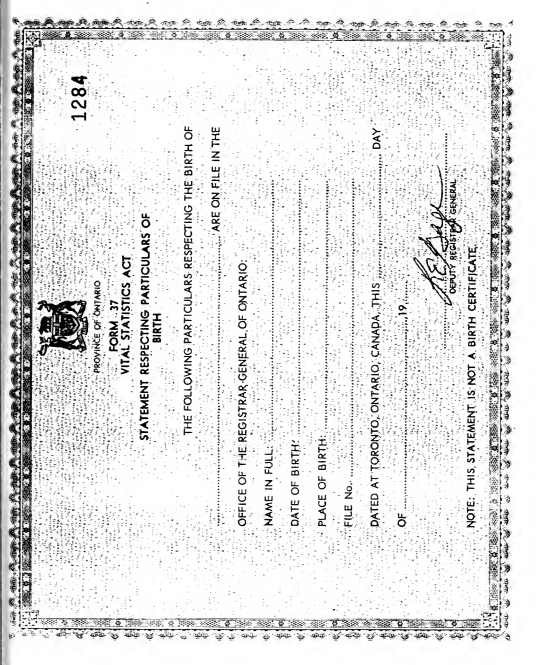
registered name of child	nom enregistré de l'enlant
who was born on	at
nė(e) le	à/au
date	place lieu
to Enlant de :	
name(s) of parent(s) recorded on the birth registration	nom du père/de la mère ligurant sur l'enregistrement de la naissance
I elect to add the following forename(s) to the birth regist JE choisis d'ajouter le(s) prénom(s) suivant(s) sur l'enreg	
I am over the age of 18 years and I am the person named above.	J'ai 18 ans ou plus et je suis la personne susmentionnée.
OR	ου
I have lawful custody of the child.	J'ai la garde légitime de l'enlant.
I certify the foregoing to be true and correct to the best of my knowledge and belief.	J'atteste que les renseignements donnés ci-dessus sont, autant que je sache, exacts et véridiques.
Signature of person making election	Signature de la personne qui fait le choix
I am the child named above and I am over the age of 12 years but under the age of 18, and I consent to this election.	Je suis l'enlant nommé(e) ci-dessus et j'ai plus de 12 ans mais moins de 18. Je donne mon consentement à ce choix.
S	gneture

NOTE: A PERSON WHO WILFULLY MAKES A FALSE STATEMENT UNDER THE VITAL STATISTICS ACT MAY, ON CONVICTION, BE FINED UP TO \$2,000 OR IMPRISONED UP TO SIX MONTHS OR BOTH. REMARQUE: QUICONQUE, FAISANT UNE
DÉCLARATION AUX TERMES DE LA LOI SUR L'ÉTAT
CIVIL, FAIT SCIEMMENT UNE FAUSSE DÉCLARATION
PEUT, SUR DÉCLARATION DE CULPABILITÉ, ÈTRE
CONDAMNÉ À UNE AMENDE D'AU PLUS 2000 \$ ET À
UNE PEINE D'EMPRISONNEMENT D'AU PLUS SIX
MOIS, OU À UNE SEULE DE CES PEINES.

"For the purpose of this form surname means last name or tamily name."

O. Reg. 384/86, s. 23 (7).

- (8) Form 35 of the said Regulation is revoked.
- (9) The said Regulation is further amended by adding thereto the following Forms:



O. Reg. 384/86, s. 23 (9), part.



### OFFICE OF THE REGISTRAR GENERAL

MACDONALD BLOCK, PARLIAMENT BUILDINGS, TORONTO, ONTARIO M7A 1Y5

#### Form 38

#### Vital Statistics Act

# APPLICATION FOR CHANGE OF SEX DESIGNATION ON BIRTH REGISTRATION

(forenames)	(surname)
having undergone transsexual surgery on the	e following date(s)
at(name and add	lress of institution)
do hereby make application to change	the sex designation on my birth registration from
to	
2. The particulars of my birth are:	
(a) Date of Birth:	
	(city, town or village) (hospital)
(c) Full maiden name of Mother:	
(d) Full name of Father:	
3. The Medical Certificates of Dr	
of(address)	who performed the transsexual surgery,
and Dr of	(address)
who examin	ed me subsequent to the transsexual surgery are attached.
	Signature:
	Address:
Date:	Postal Code:
	O Pag 284/86 c 22 (0) have



# OFFICE OF THE REGISTRAR GENERAL

MACDONALD BLOCK, PARLIAMENT BUILDINGS, TORONTO, ONTARIO M7A 1Y5

#### Form 39

#### Vital Statistics Act

# MEDICAL CERTIFICATE TO SUBSTANTIATE TRANSSEXUAL SURGERY WAS PERFORMED

(р)	lease print)
1. THAT I am a physician quali	ified and licensed to practice medicine in Canada.
2. THAT I medically examined	
(forenames)	(surname)
of	••••••
	(address)
(date)	at results of my examination substantiate that transsexual surg
was performed on the person	named above; and
<ol><li>THAT as a result of the tran in 2 above should be changed</li></ol>	assexual surgery, the description of the sex of the person na on the registration of birth from
	Signature:
	Address:

O. Reg. 384/86, s. 23 (9), part.

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(9006)



### OFFICE OF THE REGISTRAR GENERAL

MACDONALD BLOCK, PARLIAMENT BUILDINGS, TORONTO, ONTARIO M7A 1Y5

Form 40

Vital Statistics Act

MEDICAL	CERTIFICATE	OF	TRANSSEXUAL SURGERY	

(please print	) hereby certify
1. THAT I performed transsexual surgery	on
Name:	
(forenames)	(surname)
of	(place)
birthdate at	
	(place)
Date of Surgery	
Place of Surgery	
2. THAT as a result of the transsexual sur	gery, the designation of sex of the person named above
should be changed from	to on the registration of birth.
<ol> <li>THAT I was legally qualified to practice which the transsexual surgery was performed.</li> </ol>	medicine in the jurisdiction of* in rmed on the person in 1 above.
	Signature:
	Address:
Date:	
* If outside Canada, evidence of licence to practice n	nedicine in that jurisdiction must be attached.
	O. Reg. 384/86, s. 23 (9), part.

- 24.—(1) Sections 1 and 2, subsection 3 (1), sections 4, 5, 6, 8 and 13 and subsections 23 (1), (5), (7) and (8) of this Regulation come into force on the 1st day of August, 1986.
- (2) Subsection 3 (2) and sections 7, 9 to 12, 14 to 22 and subsections 23 (2), (3), (4), (6) and (9) of this Regulation come into force on the 1st day of July, 1986.

and (9) of this Regulation come into force on the 1st day of July, 1980.

#### ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 385/86.

Exemption—Ministry of Government Services—MGS-63. ** Made—June 20th, 1986. Approved—June 20th, 1986. Filed—June 27th, 1986.

# ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

# EXEMPTION—MINISTRY OF GOVERNMENT SERVICES—MGS-63

Having received a request from the Ministry of Government Services that an undertaking, namely:

The activity of constructing a new Courthouse and Registry Office and the demolition of both the original courthouse structure (either totally or in part) and the Juvenile and Family Court structure at a site legally referred to as lots 32, 33, 34, 35, 36, 98, 100, 101, 102, 103 and part of 104, Registered Plan Number 13, City of North Bay, District of Nipissing,

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The Ministry of the Attorney General and the Ministry of Consumer and Commercial Relations will be interfered with because they require the undertaking to overcome existing inadequate facilities which severely hamper effective and efficient program delivery;
- B. The public will be interfered with and possibly damaged in that the level of service available and the access to that service is restricted by the existing inadequate accommodations; and

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

A. The Minister of Government Services has assured me that the undertaking will not have any significant adverse effect on the natural environment, based in part, upon the fact that adequate municipal services exist or

can be made available at the site to accommodate the development.

B. The original courthouse structure will be retained until such time as the new building is completed. During the construction period associated with the new courthouse and registry office complex, an investigation will be conducted to formulate a plan for the potential uses for the old courthouse structure or the preservation of a commemorative portion thereof, involving the Ministry of Citizenship and Culture and interested parties. In any event, the 1909 portion of the structure will be demolished upon completion of construction of the new building to complete landscaping of the site and emergency egress from the new structure. The 1888/1896 portion would also be demolished at the conclusion of construction if no appropriate user is found who will take over responsibility for the upgrade and maintenance of the building.

This exemption is subject to the following terms and conditions:

- Where any activity which otherwise would be exempt under this Order, is being carried out as or is part of, an undertaking for which an environmental assessment has been accepted and approval to proceed received, the activity shall be carried out in accordance with any terms or conditions in the approval to proceed as well as the conditions of this Order.
- 2. Where any activity which is the subject of this Order, is being carried out as or is part of, another undertaking which is the subject of an exemption Order under the Act, the activity exempt under this Order shall be carried out in accordance with any terms or conditions in the other exemption order as well as the conditions in this Order.
- This exemption shall not apply unless construction has commenced by December 31, 1987.
- 4. The original courthouse shall be maintained in its present condition until construction of the new building has been completed. During the construction period, an investigation will be conducted on the future use of the old courthouse as referred to in Reason "B" above. Any resulting plan, and the method by which it is carried out, shall be approved by the Ministry of Citizenship and Culture. O. Reg. 385/86.

JAMES BRADLEY
Minister of the Environment

(9007)

#### ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 386/86. Exemption-Township of Johnson-JOHN-TWP-1. Made-June 20th, 1986. Approved-June 20th, 1986. Filed-June 27th, 1986.

O. Reg. 386/86

#### ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

## EXEMPTION—TOWNSHIP OF JOHNSON-JOHN-TWP-1

Having received a request from The Corporation of the Township of Johnson that an undertaking, namely:

the activity of establishing a communal sanitary sewage works to serve the Community of Desbarats consisting of a sewage collection works, and a two-cell waste stabilization lagoon with an outlet to the Desbarats River located in Lot 4 Plan H-804, Community of Desbarats, District of Algoma,

be exempt from the application of the Act pursuant to section 29; and

Having been advised by The Corporation of the Township of Johnson that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The public health and safety will be interfered with by the continued threat to the Community's natural water supply.
- B. The Corporation of the Township of Johnson will be interfered with by the delay caused in having to prepare an environmental assessment for a project that will not have significant adverse environmental impacts.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

> A. The proponent has advised that no significant adverse environmental impacts are anticipated by the construction and operation of the sewage works.

B. The undertaking will protect the health and safety of the residents, and maintain the quality of existing water supplies until a decision is made on whether a communal water works is required.

This exemption is subject to the following terms and conditions:

- 1. Construction methods and schedules are to be implemented in consultation with the district and regional offices of the Ministry of the Environment, and will follow the "Environmental Considerations for Planning the Construction of Provincial Sewage and Water Projects", (January, 1985) referred to in Appendix 7 of the Ministry of the Environment Class Environmental Assessment document, Expansion or Upgrading of an Existing Sewage or Water System, which can be found in the public record file established by the Environmental Assessment Branch of the Ministry of the Environment.
- 2. The proponent shall include provision in the design of the sewage works for the removal of phosphorus, and the provision and operation of such facilities shall be required in the approval to be obtained under the Ontario Water Resources Act.
- 3. This Order expires on June 30, 1987, if construction has not been commenced. O. Reg. 386/86.

JAMES BRADLEY Minister of the Environment

(9008)

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## ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 387/86.

Exemption—The Regional Municipality of Waterloo and The Corporation of the City of Cambridge-WATE-RG-1. Made-June 20th, 1986. Approved-June 20th, 1986. Filed-June 27th, 1986.

#### ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—THE REGIONAL MUNICIPALITY OF WATERLOO AND THE CORPORATION OF THE CITY OF CAMBRIDGE-WATE-RG-1

Having received a request from The Regional Municipality of Waterloo and The Corporation of the City of Cambridge that an undertaking, namely:

The activity of establishing, operating and maintaining, new and modified roadways, and ancillary facilities to facilitate the development of industrial land as the site for a new car assembly plant located on part of lots 20, 21, 22, 27, 28 and 29, Beasley's Broken Front Concession formerly in the Township of Waterloo, County of Waterloo, now in the City of Cambridge, The Regional Municipality of Waterloo, and deposited in the Waterloo South Registry office as Reference Plan 67R-2466,

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The Regional Municipality of Waterloo and The Corporation of the City of Cambridge will be interfered with if delayed in providing the services required for the car assembly plant which services the Province of Ontario has agreed will be in operation no later than December 31, 1987; and
- B. The public will be damaged by any delay in the development of said plant, which will provide economic stimulus to the Region and Province of Ontario.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. It is in the public interest that the undertaking proceed since the establishment of the car assembly plant will provide manufacturing and employment opportunities for the people of Ontario; and
- B. The establishment of the car assembly plant will stimulate the growth and expansion of service industries, providing further manufacturing and employment opportunities for the people of this Province.

This exemption is subject to the following terms and conditions:

 This exemption extends to permit the oversizing of any facilities constructed to facilitate the future development of other lands and only applies to those works which are described in Schedule A and Schedule B to the application for this Order which is filed with the public records kept by the Environmental Assessment Branch of the Ministry of the Environment at the Ministry's main office under section 31 of the Act.

- The proponents shall keep local residents informed of their intent with respect to the provision of services to the Toyota Corporation's car assembly plant, and where and when they consider it necessary, establish information centres for this purpose.
- Construction work shall proceed in accordance with the Ministry of the Environment publication "Environmental Considerations for Planning the Construction of Provincial Sewage and Water Projects", Fourth Edition, January, 1985, where applicable.
- This exemption shall not apply to any works for which construction has not commenced by December 31, 1988.
- The proponents shall notify the Director of the Environmental Assessment Branch, in writing, as to the status of the construction of those works listed in Schedule A referred to in condition 1, by December 31, 1987.
   O. Reg. 387/86.

James Bradley
Minister of the Environment

(9009)

28

# HEALTH INSURANCE ACT

O. Reg. 388/86. General. Made—June 26th, 1986. Filed—June 27th, 1986.

# REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

- Subsection 47 (3i) of Regulation 452 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 180/86, is revoked and the following substituted therefor:
- (3i) The amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of January, 1986 up to and including the 31st day

of March, 1986, the fee listed for such services in the following fee Schedule:

1.	Oculo-Visual	Assessment	\$32.40
2.	Oculo-Visual	Re-assessment	19.30
3	Partial Oculo	-Visual Assessment	12 70

(3j) The amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of April, 1986, the fee listed for such services in the following fee Schedule:
1. Oculo-Visual Assessment\$33.40
2. Oculo-Visual Re-assessment 19.90
3. Partial Oculo-Visual Assessment 13.10
O. Reg. 388/86, s. 1.
(9010) 28

# HEÁLTH INSURANCE ACT

O. Reg. 389/86. General. Made—June 26th, 1986. Filed—June 27th, 1986.

REGULATION TO AMEND **REGULATION 452 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

- 1.—(1) Subsection 49 (2e) of Regulation 452 of Revised Regulations of Ontario, 1980, as made by subsection 1 (1) of Ontario Regulation 346/85, is revoked and the following substituted therefor:
- (2e) The amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of July, 1985, but before the 1st day of July, 1986, as follows:

1.	Initial service (office or institutional)	\$11
2.	Subsequent service	7.80
3.	Home service	13
4.	Radiographic examination maximum per service	10

(2f) The amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of July, 1986, as follows:

1.	Initial service (office or institutional)	\$12
2.	Subsequent service	8
3.	Home service	14
4.	Radiographic examination maximum per service	10
	O. Reg. 389/86, s.	1 (1).

- (2) Subsections 49 (6) and (7) of the said Regulation, as remade and made respectively by subsection 1 (2) of Ontario Regulation 346/85, are revoked and the following substituted therefor:
- (6) The maximum amount payable by the Plan for the services prescribed in subsection (1) is, where the insured services are provided to an insured person on or after the 1st day of July, 1985, but before the 1st day of July, 1986, in respect of each insured person, \$135 per twelve-month period.
- (7) The maximum amount payable by the Plan for the services prescribed in subsection (1) is, where the insured services are provided to an insured person on or after the 1st day of July, 1986, in respect of each insured person, \$140 per twelve-month period.
- (8) For the purposes of subsections (3), (4), (5), (6) and (7), "twelve-month period" means the period from and including the 1st day of July in any year to and including the 30th day of June in the following year. O. Reg. 389/86, s. 1 (2).

(9011)

#### HEALTH INSURANCE ACT

28

O. Reg. 390/86. General. Made—June 26th, 1986. Filed—June 27th, 1986.

REGULATION TO AMEND **REGULATION 452 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

- 1.—(1) Subsection 51 (1) of Regulation 452 of Revised Regulations of Ontario, 1980, as amended by subsection 1 (1) of Ontario Regulation 393/82, subsections 1 (1) and (2) of Ontario Regulation 197/83, subsections 1 (1) and (2) of Ontario Regulation 387/84 and section 1 of Ontario Regulation 637/84, is revoked and the following substituted therefor:
- (1) Physiotherapy services are insured services where ordered by a physician and provided by a physiotherapist in a physiotherapy facility listed in Part I of Schedule 9.
- (1a) The amount payable by the Plan for an insured service referred to in subsection (1) is, for service provided to the insured person,
  - (a) on or after the 1st day of April, 1984, but before the 1st day of October, 1985, \$8.85;
  - (b) on or after the 1st day of October, 1985, but before the 1st day of October, 1986, \$10.00; and
  - (c) on or after the 1st day of October, 1986, \$10.40. O. Reg. 390/86, s. 1 (1).
  - (2) Subsection 51 (2a) of the said Regulation, as made by section 1 of Ontario Regulation 179/86, is revoked and the following substituted therefor:
- (2a) The amount payable by the Plan for an insured service referred to in subsection (2) is, for service provided to the insured person,
  - (a) on or after the 1st day of April, 1984, but before the 1st day of October, 1985, \$16.50;
  - (b) on or after the 1st day of October, 1985, but before the 1st day of October, 1986, \$19.00; and
  - (c) on or after the 1st day of October, 1986, \$19.75. O. Reg. 390/86, s. 1 (2).

(9012)

28

#### HEALTH INSURANCE ACT

O. Reg. 391/86. General. Made—June 26th, 1986. Filed—June 27th, 1986. REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

1.—(1) Part 1 of Schedule 9 to Regulation 452 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following item:

70a. Toronto

Eglinton-Bayview Physiotherapy

(2) Item 78 of Part I of the said Schedule 9 is revoked.

(9013)

28

# **COURTS OF JUSTICE ACT, 1984**

O. Reg. 392/86. Designated Courts. Made—June 26th, 1986. Filed—June 27th, 1986.

# ORDER MADE UNDER THE COURTS OF JUSTICE ACT, 1984

#### DESIGNATED COURTS

- 1. All counties and districts not mentioned in clause 136 (1) (a) of the Act are designated for the purposes of section 136 of the Act. O. Reg. 392/86, s. 1.
- 2.—(1) The following courts sitting in the counties and districts designated by section 1 are designated for the purposes of section 136 of the Act:
  - 1. The Supreme Court.
  - 2. The District Court.
  - 3. The Provincial Court (Civil Division).
  - 4. The Provincial Court (Family Division).
  - 5. The Surrogate Court.
- (2) The Provincial Offences Court sitting in the following places is designated for the purposes of section 136 of the Act:

1. Ajax.

3194

- 2. Brampton.
- 3. Chatham.
- 4. Hamilton.
- 5. Mississauga.
- 6. Oshawa.
- 7. Penetanguishene. O. Reg. 392/86, s. 2.
- 3. This Order comes into force on the 1st day of July, 1986.

## DÉCRET PRIS EN VERTU DE LA LOI DE 1984 SUR LES TRIBUNAUX JUDICIAIRES

#### COURS DÉSIGNÉES

1 Tous les comtés et districts qui ne sont pas mentionnés à l'alinéa 136 (1) a) de la Loi sont désignés pour l'application de l'article 136 de la Loi. Règl. de l'Ont. 392/86, art. 1.

- 2 (1) Les cours suivantes siégeant dans les comtés et districts désignés par l'article 1 sont désignées pour l'application de l'article 136 de la Loi :
  - 1. La Cour suprême.
  - 2. La Cour de district.
  - 3. La Cour provinciale (Division civile).
  - 4. La Cour provinciale (Division de la famille).
  - 5. La Cour des successions.
- (2) La Cour des infractions provinciales siégeant aux lieux suivants est désignée pour l'application de l'article 136 de la Loi :
  - 1. Ajax.
  - 2. Brampton.
  - 3. Chatham.
  - 4. Hamilton.
  - 5. Mississauga.
  - 6. Oshawa.
  - Penetanguishene. Règl. de l'Ont. 392/86, art. 2.
- 3 Le présent décret entre en vigueur le 1^{er} juillet 1986.

(9014)

#### ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM ACT

O. Reg. 393/86. General. Made—June 26th, 1986. Filed—June 27th, 1986.

# REGULATION TO AMEND REGULATION 724 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM ACT

- 1. Subsection 15 (6) of Regulation 724 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 250/85, is revoked and the following substituted therefor:
- (6) Notwithstanding subsection (3), the annual amount of deferred pension payable to a member on the 31st day of December, 1986, shall be increased by 6.5 per cent if the member became entitled to receive the deferred pension on or before the 31st day of December, 1985. O. Reg. 393/86, s. 1.
  - Section 19 of the said Regulation, as remade by section 2 of Ontario Regulation 250/85, is revoked and the following substituted therefor:
- 19.—(1) The annual amount of pension payable to a person during his or her lifetime shall be determined in accordance with this Regulation or the predecessor thereof in force at the commencement of the pension to the person, provided that,
  - (a) where a monthly amount of pension was payable to a person on the 1st day of December, 1985 in respect of a pension that was being paid on the 1st day of December, 1984, the monthly amount of pension payable to the person on the 1st day of July, 1986 shall be increased by 6.5 per cent; and
  - (b) where a person commenced to receive a pension during the period from the 1st day of January, 1985 to the 1st day of December, 1985 that is not a pension payable to the person in respect of a pension that was being paid on the 1st day of December, 1984 to a person who died after that date, the monthly amount of pension payable to the person on the 1st day of July, 1986 shall be increased by 6.5 per cent multiplied by the factor shown in the Table opposite the commencement date of the pension and rounded to four decimal places.

#### TABLE

Commencement Date of Pension	Factor	
January 1	1.916667	
February 1	1.833333	
March 1	1.750000	
April 1	1.666667	
May 1	1.583333	
June 1	1.500000	
July 1	1.416667	
August 1	1.333333	
September 1	1.250000	
October 1	1.166667	
November 1	1.083333	
December 1	1.000000	

- (2) Where a person who would have been entitled to the increase provided for in clause (1) (a) dies before the 1st day of July, 1986, the monthly amount of pension payable in respect of that deceased person to another person or persons shall be increased by 6.5 per cent on the 1st day of July, 1986.
- (3) Where a person who would have been entitled to the increase provided for in clause (1) (b) dies before the 1st day of July, 1986, the monthly amount of pension payable in respect of that deceased person to another person or persons shall be increased on the 1st day of July, 1986 in the manner provided in the clause using the pension commencement date of the first such deceased person to receive a pension. O. Reg. 393/86, s. 2.

(9015) 28

#### PLANNING ACT, 1983

O. Reg. 394/86.
Restricted Areas—Territorial District of Sudbury.
Made—June 24th, 1986.
Filed—June 27th, 1986.

REGULATION TO AMEND ONTARIO REGULATION 834/81 MADE UNDER THE PLANNING ACT, 1983

- 1. Schedule 1 to Ontario Regulation 834/81 is amended by adding thereto the following sections:
- 69.—(1) A seasonal dwelling may be erected, located and used on the land described in subsection (1) if no buildings or structures for human habitation are located below the 184.51 metre C.G.D. flood elevation or 20 metres from the high-water mark, whichever is greater.
- (2) Subsection (1) applies to that parcel of land in the geographic Township of Bigwood in the Territorial District of Sudbury, being Lot 10, Plan M-1111, registered in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).
- 70.—(1) Notwithstanding that the land described in subsection (2) is shown on a map referred to in subsection 4 (2) as in a Hamlet Residential (HR) Zone, it shall be deemed to be in a General Commercial (GC) Zone, and propane sales are permitted on the land.
- (2) Subsection (1) applies to that parcel of land in the geographic Township of Delamere in the Territorial District of Sudbury, being Parcel 26946 in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 24th day of June, 1986.

(9016) 28

#### GENERAL WELFARE ASSISTANCE ACT

O. Reg. 395/86. General. Made—June 26th, 1986. Filed—June 27th, 1986.

REGULATION TO AMEND REGULATION 441 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

1. Clause 1 (1) (k) of Regulation 441 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 655/82 and amended by section 1 of Ontario Regulation 786/82 and subsection 1 (3) of Ontario Regulation

708/84, is further amended by striking out "or" at the end of subclause (ii), by adding "or" at the end of subclause (iii) and by adding thereto the following subclause:

- (iv) an amount received as damages or compensation for,
  - A. pain and suffering, or
  - B. expenses actually and reasonably incurred or to be incurred as a result of injury to, or the death of, an applicant, recipient, dependent adult or dependent child,

up to a maximum amount of \$25,000.

- 2. Subsections 6 (2) and (4) of the said Regulation, as remade by section 3 of Ontario Regulation 402/84, are revoked and the following substituted therefor:
- (2) Clauses (1) (b) and (c) do not apply to a person who is eligible to receive a grant under Regulation 646 of Revised Regulations of Ontario, 1980. O. Reg. 395/86, s. 2, part.
- (4) An employable person under the age of eighteen years is not eligible for assistance unless,
  - (a) the person is a head of a family whose spouse is absent; or
  - (b) there are special circumstances that justify the assistance. O. Reg. 395/86, s. 2, part.
  - 3. Subsection 11 (1) of the said Regulation, as remade by subsection 1 (1) of Ontario Regulation 824/84, exclusive of the clauses, is revoked and the following substituted therefor:
- (1) Subject to subsection (5) and sections 3, 5 and 6, general assistance shall be paid to or on behalf of every single person or head of a family if that person is in need and is not a resident in an institution other than a nursing home or hostel,

in an amount by which the budgetary requirements of the applicant or recipient determined in accordance with section 12 exceed the income of the applicant or recipient as determined in accordance with section 13.

. . . . .

- 4.—(1) Subsection 13 (2) of the said Regulation, as amended by section 2 of Ontario Regulation 655/82, subsection 6 (2) of Ontario Regulation 786/82, section 3 of Ontario Regulation 361/83, subsection 2 (1) of Ontario Regulation 657/83, section 5 of Ontario Regulation 691/83, section 4 of Ontario Regulation 785/83, subsections 4 (1-5) of Ontario Regulation 214/84, subsections 5 (3) and (4) of Ontario Regulation 708/84 and section 3 of Ontario Regulation 824/84, is further amended by revoking paragraphs 2, 3, 4, 5, 6, 7, 8, 10 and 12 thereof and by adding thereto the following paragraphs:
  - 2. subject to subsection (7), all regular and periodic payments received under any annuity, pension plan, superannuation scheme or insurance benefit;
  - 3. subject to subsections (4) and (7), all payments received under a mortgage, agreement for sale or loan agreement;
  - 4. subject to subsection (7), the net revenue from an interest in, or operation of, a farm;
  - 5. subject to subsection (7), all payments received under the Old Age Security Act (Canada);
  - 6. subject to subsection (7), all increments received under the Ontario Guaranteed Annual Income Act;
  - 7. subject to subsection (7), all pensions or payments received under the legislation of any other country;
  - 8. subject to subsection (7), all payments for support or maintenance received under an order made by a court of competent jurisdiction or under a domestic contract or an agreement with the putative father of a child born out of wedlock;
- 10. subject to subsection (7), where the applicant or recipient is a sponsored dependent or nominated relative within the meaning of the regulations under the Immigration Act, 1976 (Canada), payments available to the applicant or recipient as determined by the welfare administrator, under any undertaking or engagement made on his or her behalf under the said regulations, between the Government of Canada and any person nominating or sponsoring him or her;

- 10a. subject to subsection (7), all payments received under the Compensation for Victims of Crime Act, except a payment under clause 7 (1) (a) or (d) of that Act;
- 12. subject to subsection (7), all payments received by or on behalf of an applicant, recipient or beneficiary under the Pension Act (Canada), the Unemployment Insurance Act, 1971 (Canada), the War Veterans Allowance Act (Canada), the Civilian War Pensions and Allowances Act (Canada), the Workers' Compensation Act, the Quebec Pension Plan (Quebec) and the Canada Pension Plan:
- an amount received as damages or compensation for,
  - i. pain and suffering, or
  - ii. expenses actually and reasonably incurred or to be incurred as a result of injury to or the death of an applicant, recipient, dependent adult or dependent child,

up to a maximum amount of \$25,000.

- (2) Section 13 of the said Regulation, as amended by section 3 of Ontario Regulation 722/81, section 2 of Ontario Regulation 655/82, subsections 6 (1), (2) and (3) of Ontario Regulation 786/82, section 3 of Ontario Regulation 361/83, subsection 2(1) of Ontario Regulation 657/83, section 5 of Ontario Regulation 691/83, section 4 of Ontario Regulation 785/83, subsections 4 (1-6) of Ontario Regulation 214/84, subsections 5 (1-4) of Ontario Regulation 708/84 and section 3 of Ontario Regulation 824/84, is further amended by adding thereto the following subsections:
- (6) Notwithstanding subsection (1), in determining the amount of income under this section, the welfare administrator may average the gross income for wages, salaries and casual earnings over a period.
  - (a) not exceeding six months, where the applicant or recipient is a person referred to in clause 1 (2) (d) or (e); or
  - (b) not exceeding four months in all cases other than those referred to in clause (a).

- (7) Where any payment of income referred to in paragraph 2, 3, 4, 5, 6, 7, 8, 10, 10a or 12 of subsection (2) applies to a number of months, the welfare administrator may average the income over that number of months. O. Reg. 395/86, s. 4 (2).
  - 5. Section 23 of the said Regulation is revoked.

(9017)

28

#### FAMILY BENEFITS ACT

O. Reg. 396/86. General. Made—June 26th, 1986. Filed—June 27th, 1986.

# REGULATION TO AMEND REGULATION 318 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FAMILY BENEFITS ACT

- 1.—(1) Clause 1 (1) (a) of Regulation 318 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 654/82 and amended by section 1 of Ontario Regulation 709/84, is further amended by striking out "or" at the end of subclause (vii), by adding "or" at the end of subclause (vii) and by adding thereto the following subclause:
  - (viii) an amount received as damages or compensation for,
    - (A) pain and suffering, or
    - (B) expenses actually and reasonably incurred or to be incurred as a result of injury to, or the death of, an applicant or beneficiary,

up to a maximum amount of \$25,000.

- (2) Clause 1 (2) (d) of the said Regulation, as remade by section 1 of Ontario Regulation 360/83, exclusive of the subclauses, is revoked and the following substituted therefor:
  - (d) any school or institution that is,

- 2.—(1) Clause 2 (6) (d) of the said Regulation, as remade by subsection 2 (2) of Ontario Regulation 709/84, is revoked.
- (2) Subsection 2 (9) of the said Regulation, as made by subsection 2 (3) of Ontario Regulation 709/84, is revoked and the following substituted therefor:
- (9) A person who is a recipient under subclause 7 (1) (d) (v) of the Act or subsection 2 (7) or clause 2 (8) (d) of this Regulation and.
  - (a) whose spouse has deserted him or her, as the case may be; or
  - (b) who has separated from his or her spouse, as the case may be,

at the end of the term of imprisonment or on the granting of parole as defined in clause 1 (h) of the Ministry of Correctional Services Act shall continue to be eligible for an allowance and other benefits calculated in accordance with the Act and this Regulation. O. Reg. 396/86, s. 2 (2).

- 3.—(1) Clause 5 (a) of the said Regulation is revoked and the following substituted therefor:
  - (a) who, subject to section 26, is a resident or patient in,
    - (i) a children's mental health centre under the Child and Family Services Act, 1984, or
    - (ii) a sanitarium under the Private Sanitaria Act,

after the first month and prior to the last month of any continuous period of residence therein;

- (2) Subclause 5 (c) (ii) of the said Regulation, as remade by section 4 of Ontario Regulation 459/82 and amended by section 3 of Ontario Regulation 709/84, is revoked and the following substituted therefor:
  - (ii) a recipient of general assistance as a head of a family under the General Welfare Assistance Act in respect of a dependant who is not included as a beneficiary for the purposes of calculating the amount of allowance to which the person is entitled, or
  - (iii) a resident of a hostel as defined in clause 1 (1) (j) of Regulation 441 of Revised Regulations of Ontario, 1980;

- 4.—(1) Paragraphs 1, 13, 14, 32, 33, 34, 35 and 38 of subsection 13 (2) of the said Regulation, as amended by subsection 8 (2) of Ontario Regulation 459/82, section 4 of Ontario Regulation 654/82, section 4 of Ontario Regulation 847/82, section 3 of Ontario 360/83, section 5 of Regulation Ontario Regulation 690/83, section 4 of Ontario Regulation 784/83, section 4 of Ontario Regulation 216/84 and subsection 7 (3) of Ontario Regulation 709/84, are revoked and the following substituted therefor:
  - 1. Subject to subsection (6), the gross monthly income from wages, salaries and casual earnings, other than the earnings of a dependent child, and net monthly income as determined by the Director from an interest in or operation of a business less,
    - i. an amount determined by the Director up to a maximum of \$40 for workrelated expenses approved by the Director or in the case of a person referred to in clause 7 (1) (a), (b), (c) or (e) of the Act, or subsection 2 (1), (4), (5) or (6) of this Regulation,
      - A. an amount determined by the Director up to a maximum amount of \$50 for work-related expenses approved by the Director, and
      - B. an amount in addition to that referred to in sub-subparagraph A determined by the Director up to a maximum amount of \$40 for extraordinary work-related expenses approved by the Director, and
    - ii. \$75, where there is one beneficiary or \$100 where there is more than one beneficiary, and
    - iii. an additional amount, not to exceed \$50, equal to 50 per cent of the amount by which the person's gross monthly income from wages, salaries, casual earnings and the net monthly income from an interest in or operation of a business exceed the total amount of the exemptions to which the person is entitled under subparagraphs i, ii and iii,

provided that where each of two spouses earns income, and each is eligible under clause 7 (1) (c) or (e) of the Act or subsection 2 (5) of this Regulation, the total amount

deducted from income under this paragraph shall be equal to the sum of the amounts that would have been deducted under subparagraphs i, ii, and iii if each spouse was a recipient of an allowance;

9a. subject to subsection (7), a grant received by a dependent child under Regulation 646 of Revised Regulations of Ontario, 1980 (Ontario Study Grant Plan);

. . . . . .

- 9b. subject to subsection (7), a bursary received by a dependent child under Regulation 643 of Revised Regulations of Ontario, 1980 (Ontario Special Bursary Program);
- 12b. subject to subsection (7), a payment, other than a payment under clause 7 (1) (a) or (d) of the Compensation for Victims of Crime Act, received by or on behalf of an applicant, recipient or beneficiary under that Act;
- 13. subject to subsection (7), any payment received by or on behalf of an applicant, recipient or beneficiary under the Pension Act (Canada), the Unemployment Insurance Act, 1971 (Canada), the War Veterans Allowance Act (Canada), the Civilian War Pensions and Allowances Act (Canada), the Workers' Compensation Act or compensation paid under a similar law of any other jurisdiction, the Quebec Pension Plan (Quebec) and the Canada Pension Plan;
- 14. any income received or deemed to be received for lodging with or without meals provided by the applicant or recipient to any child, grandchild or foster child of the applicant or recipient where the child or grandchild is,
  - i. a beneficiary,
  - ii. a recipient or a dependant of general assistance under the General Welfare Assistance Act,
  - iii. in full-time attendance at an educational institution or is on vacation from the institution, or
  - iv. under twenty-one years of age and without financial resources;
- a loan received by a beneficiary under Regulation 644 of Revised Regulations of Ontario, 1980 (Ontario Student Loans) or the Canada Student Loan Act;

- a grant received by a recipient or a spouse under Regulation 646 of Revised Regulations of Ontario, 1980 (Ontario Study Grant Plan);
- a bursary received by a recipient or a spouse under Regulation 643 of Revised Regulations of Ontario, 1980 (Ontario Special Bursary Program);
- 34. a grant received by a recipient or a spouse who is a part-time student enrolled in a postsecondary institution under clause 7 (a) of the Ministry of Colleges and Universities Act;
- 35. a bursary received by a recipient or a spouse who is a full-time student enrolled in a secondary school under clause 8 (1) (r) of the Education Act;
- 38. any payment received under clause 159 (f) of the Child and Family Services Act, 1984;
- 41. an amount received as damages or compensation for,
  - i. pain and suffering, or
  - expenses actually and reasonably incurred or to be incurred as a result of injury to or the death of an applicant or beneficiary,

up to a maximum amount of \$25,000.

- (2) Subsection 13 (7) of the said Regulation, as remade by subsection 4 (4) of Ontario Regulation 216/84, is revoked and the following substituted therefor:
- (7) Where, in the opinion of the Director, any payment of the income referred to in paragraph 2, 3, 4, 5, 6, 7, 8, 9a, 9b, 11, 12b or 13 of subsection (2) applies to a number of months, the payment may be averaged over that number of months. O. Reg. 396/86, s. 4 (2).
  - (1) Subsection 15 (2) of the said Regulation, as amended by section 9 of Ontario Regulation 709/84, is revoked.
  - (2) Subsection 15 (3) of the said Regulation, as amended by section 5 of Ontario Regulation 825/84, is revoked and the following substituted therefor:
- (3) Notwithstanding section 11, where the amount of the allowance payable to a recipient would be reduced to zero under section 13 by reason of income that includes income from a training allowance paid under a training program that is approved by the

3200

Director, the amount of the allowance shall be continued at \$2.50 per month so long as the beneficiary continues to be approved by the Director for the training program. O. Reg. 396/86, s. 5 (2).

(9018) 28

#### PUBLIC VEHICLES ACT

O. Reg. 397/86. General. Made—June 26th, 1986. Filed—June 27th, 1986.

# REGULATION TO AMEND REGULATION 888 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PUBLIC VEHICLES ACT

- 1.—(1) Subsections 9 (3) and (4) of Regulation 888 of Revised Regulations of Ontario, 1980, as made by section 5 of Ontario Regulation 65/81, are revoked and the following substituted therefor:
- (3) Subject to subsection (4), a licensee may operate a public vehicle on a chartered trip originating from any point unless the operating licence prohibits it.
- (4) No licensee shall operate a public vehicle on a chartered trip on which more than 25 per cent of the passengers board the vehicle at,
  - (a) equipment or service points of any other licensee or licensees; or
  - (b) points on routes designated in operating licences of any other licensee. O. Reg. 397/86, s. 1 (1).

- (2) Subsection 9 (5) of the said Regulation, as remade by subsection 2 (1) of Ontario Regulation 398/82, is revoked and the following substituted therefor:
- (5) Subsection (4) does not apply if,
  - (a) 75 per cent of the passengers board the vehicle,
    - (i) at points, or
    - (ii) at points on routes,

designated in operating licences held by the licensee in accordance with the conditions set out in the licences; or

- (b) the licensee operating the chartered trip,
  - (i) establishes, or
  - (ii) if operating the trip on behalf of another licensee, obtains from that licensee a written statement that that licensee has established,

after reasonable inquiry that no other licensee referred to in clause (4) (a) or (b) is able and willing to provide a public vehicle of the class requested or of a higher class for the same fare or charge as would have applied for the public vehicle of the class requested from that licensee's nearest equipment point. O. Reg. 397/86, s. 1 (2).

- 2. Subsection 12 (1) of the said Regulation, as remade by subsection 4 (1) of Ontario Regulation 399/81, is revoked and the following substituted therefor:
- (1) Every licensee shall ensure that a charter trip report is completed for each chartered trip that the licensee operates by way of a public vehicle and that a copy thereof is given to the driver of each public vehicle involved in the chartered trip to be carried on the trip. O. Reg. 397/86, s. 2.

(9019)

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# **Publications Under The Regulations Act**

July 19th, 1986

#### GAME AND FISH ACT

O. Reg. 398/86.
Hunting on Designated Crown Land and in Provincial Parks.
Made—June 26th, 1986.
Filed—June 30th, 1986.

# REGULATION TO AMEND REGULATION 422 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

- 1. Sections 15 and 16 of Regulation 422 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:
- 15. The holder of a licence in Form 5 of Regulation 420 of Revised Regulations of Ontario, 1980 may hunt pheasants on any day, except Sunday, from the Wednesday following the second Monday in October to the 30th day of November, both inclusive, during the open season therefor in any year, between the hours of 9 o'clock in the forenoon and 12 o'clock noon, and 1 o'clock in the afternoon in the area described in Schedule 8, upon condition that,
  - (a) the licensee deposits the licence with the officer in charge;
  - (b) there are not more than thirty-nine other persons hunting in the area described in Schedule 8 at the time the licensee presents his or her licence to the officer in charge;
  - (c) the licensee reports to the officer in charge between 12 o'clock noon and 12.30 o'clock in the afternoon;
  - (d) the licensee does not shoot or attempt to shoot any pheasant that is on the ground;
  - (e) the licensee does not shoot or attempt to shoot more than two pheasants in one day in the area described in Schedule 8;
  - (f) the licensee uses a shotgun loaded with shot not heavier than No. 5;

- (g) before leaving the area described in Schedule 8, the licensee reports to the officer in charge and produces for inspection any pheasant the licensee has killed; and
- (h) the licensee parks in a designated parking area. O. Reg. 398/86, s. 1, part.
- 16. The holder of a licence in Form 5 of Regulation 420 of Revised Regulations of Ontario, 1980 may hunt pheasants on any day, other than Sunday, Monday or Tuesday, during the open season therefor in any year, between the hours of 9 o'clock in the forenoon and 12 o'clock noon, and 1 o'clock in the afternoon and 4.30 o'clock in the afternoon in the area described in Schedule 9, if,
  - (a) the licensee deposits his or her licence with the officer in charge;
  - (b) there are not more than forty-four other persons hunting in the area described in Schedule 9 at the time the licensee presents his or her licence to the officer in charge;
  - (c) the licensee reports to the officer in charge between 12 o'clock noon and 12.30 o'clock in the afternoon;
  - (d) the licensee does not shoot or attempt to shoot any pheasant that is on the ground;
  - (e) the licensee does not shoot or attempt to shoot more than two pheasants in one day in the area described in Schedule 9;
  - (f) the licensee uses a shotgun loaded with shot not heavier than No. 2; and
  - (g) before leaving the area described in Schedule 9, the licensee reports to the officer in charge and produces for inspection any pheasant killed by the licensee. O. Reg. 398/86, s. 1, part.

(9034)

29

## GAME AND FISH ACT

O. Reg. 399/86. Tiny Marsh Hunting Area. Made—June 26th, 1986. Filed—June 30th, 1986. REGULATION TO AMEND REGULATION 435 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

- 1. Regulation 435 of Revised Regulations of Ontario, 1980, as amended by sections 1 to 4 of Ontario Regulation 520/85, is further amended by adding thereto the following section:
- 4. The holder of a licence to hunt small game in Form 5 of Regulation 420 of Revised Regulations of Ontario, 1980 (Hunting Licences), may hunt pheasants on any day, other than Sunday, Monday or Tuesday, during the open season therefor in any year, between the hours of 9 o'clock in the forenoon and 12 o'clock noon and between the hours of 1 o'clock and 4 o'clock in the afternoon in the area described in the Schedule. upon condition that,
  - (a) the licensee deposits the licence with the officer in charge;
  - (b) there are not more than twenty-nine other persons hunting pheasants in the area described in the Schedule at the time the licensee presents the licence to the officer in charge;
  - (c) the licensee reports to the officer in charge between 12 o'clock noon and 12.30 o'clock in the afternoon:
  - (d) the licensee does not shoot or attempt to shoot any pheasant that is on the ground;
  - (e) the licensee does not shoot or attempt to shoot more than two pheasants in one day in the area described in the Schedule;
  - (f) the licensee uses a shotgun loaded with shot not heavier than No. 2;
  - (g) before leaving the area described in the Schedule, the licensee reports to the officer in

charge and produces for inspection any pheasant the licensee has killed; and

(h) the licensee parks in a designated parking area. O. Reg. 399/86, s. 1.

(9035)

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O. Reg. 400/86

## PROVINCIAL PARKS ACT

O. Reg. 400/86. General. Made-June 26th, 1986. Filed-June 30th, 1986.

# REGULATION TO AMEND **REGULATION 822 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PROVINCIAL PARKS ACT

- 1. Subsection 33 (3) of Regulation 822 of Revised Regulations of Ontario, 1980, as remade by section 3 of Ontario Regulation 51/86, is revoked and the following substituted therefor:
- (3) Notwithstanding subsection (1), a youth or special group may, without paying a fee,
  - (a) occupy a site operated by the superintendent for the purpose of day use or group camping
    - (i) such a site is available, and
    - (ii) a request for use of the site is made to the superintendent at least twentyfour hours in advance; or
  - (b) obtain an interior camping permit. O. Reg. 400/86, s. 1.
- 2. Items 2 (b) and 3 (b) of Schedule A to section 33 of the said Regulation, as made by section 3 of Ontario Regulation 51/86, are revoked.
- 3. Schedule B to section 33 of the said Regulation, as made by section 3 of Ontario Regulation 51/86, is revoked and the following substituted therefor:

#### Schedule B

#### SENIOR CITIZEN FEES

In this Schedule, "week night" means any night except Friday night, Saturday night or the night before a statutory holiday.

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(9036)

Reg. 400/86	THE ONTARIO GAZETT	E O. Reg.	401/86 323
		Week Night	Other than week night
1. Camp-site and vehicle per	mit per night:		
(a) camp-site with electricit	ty;	none	\$ 5.00
(b) provincial park with sh	owers;	none	4.25
(c) provincial park without	showers;	none	3.75
(d) additional vehicle perm	it.	none	3.25
2. Interior camping permit, p	per night for each person	none	1.25
3. Group camping, per night	:		
(a) basic group fee;		none	2.75
(b) additional fee for each	member of the group.	none	.50
4. Reservation fee for camp-scamping permit	site and vehicle permit or interior	none	2.25
5. Day use:			
(a) daily vehicle permit.		none	none

# PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 401/86.
The Regional Municipality of York,
Town of Markham.
Made—June 30th, 1986.
Filed—July 2nd, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 473/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Section 54 of Ontario Regulation 473/73, as made by section 1 of Ontario Regulation 83/80, is revoked and the following substituted therefor:

**54.—(1)** The land described in subsection (2) may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto if the following requirements are met:

Minimum front yard	40 feet
Minimum side yards	15 feet
Minimum rear yard	15 feet

- (2) Subsection (1) applies to that parcel of land in the Township of Markham in The Regional Municipality of York, formerly the Township of Markham, in the County of York, being that part of Lot 12 according to registered Plan No. 2196 for the said Town of Markham, designated as Part 1 on a Plan of Survey of Records Number 64R-8504 deposited in the Land Registry Office for the Registry Division of York Region, formerly Toronto Boroughs and York South (No. 64). O. Reg. 401/86, s. 1.
  - Schedule 42 to the said Regulation, as made by section 2 of Ontario Regulation 83/80, is revoked.

L. J. FINCHAM Director Plans Administration Branch Central and Southwest Ministry of Municipal Affairs

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Dated at Toronto, this 30th day of June, 1986.

(9037)

## PLANNING ACT, 1983

O. Reg. 402/86.

Restricted Areas—District of Thunder Bay, Geographic townships of Pearson and Scoble.

Made—July 2nd, 1986. Filed—July 4th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 219/75 MADE UNDER THE PLANNING ACT, 1983

1. Section 5 of Ontario Regulation 219/75 is revoked and the following substituted therefor:

#### FRONTAGE ON A ROAD

- 5. No building or structure shall be erected, located or used on a lot that does not abut a road. O. Reg. 402/86, s. 1.
  - 2. The said Regulation is amended by adding thereto the following section:

NUMBER OF DWELLINGS PER LOT

5a. Not more than one dwelling may be erected, located or used on a lot. O. Reg. 402/86, s. 2.

- Clause 10 (h) of the said Regulation, as remade by section 1 of Ontario Regulation 35/86, is revoked and the following substituted therefor:
  - (h) a single-family dwelling.

4. The said Regulation is amended by adding thereto the following section:

11a. Requirements for single-family dwellings, together with any accessory buildings and structures are established as follows:

Minimum lot area 2 hectares Minimum lot frontage 100 metres Minimum lot coverage 20 per cent Minimum front yard 8 metres Minimum rear yard 8 metres Minimum side yard 5 metres Minimum distance from any building or structure on another lot 10 metres

Maximum height

O. Reg. 402/86, s. 4.

12 metres

5. Section 16 of the said Regulation, as made by section 1 of Ontario Regulation 339/76, is revoked.

PAULINE MORRIS Director Plans Administration Branch North and East Ministry of Municipal Affairs

Dated at Toronto, this 2nd day of July, 1986.

(9038) 29

# **Publications Under The Regulations Act**

July 26th, 1986

## PLANNING ACT, 1983

O. Reg. 403/86.

Restricted Areas-County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now the Town of Pickering). Made-June 30th, 1986. Filed—July 8th, 1986.

# **REGULATION TO AMEND** ONTARIO REGULATION 102/72 MADE UNDER THE PLANNING ACT, 1983

- 1. Section 1 of Ontario Regulation 102/72 is amended by adding thereto the following clause:
- (ha) "lot coverage" means that percentage of the total lot area covered by all buildings above the finished grade level;
- 2. The said Regulation is amended by adding thereto the following section:

60.—(1) An addition may be added to the singlefamily dwelling located on the land described in subsection (2) on the day this section comes into force if the following requirements are met:

Minimum distance between the existing single-family dwelling and the front lot line

0.48 metres

Minimum distance between any addition to the single-family dwelling and the front lot line

5.18 metres

Minimum rear yard

metres

Minimum side yards

2.4 metres

Minimum lot frontage

40.996 metres

Minimum lot area

0.261 hectares

Maximum lot coverage 20

per cent

(2) Subsection (1) applies to that parcel of land in the Town of Pickering in The Regional Municipality of Durham, being that part of Lot 11 in Concession VI designated as Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-6088. O. Reg. 403/86, s. 2.

> L. J. FINCHAM Director Plans Administration Branch Central and Southwest Ministry of Municipal Affairs

Dated at Toronto, this 30th day of June, 1986. (9041)30

#### PLANNING ACT, 1983

O. Reg. 404/86.

Restricted Areas—County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now the Town of Pickering). Made-July 4th, 1986.

Filed-July 8th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 102/72 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 102/72 is amended by adding thereto the following section:

59.-(1) A single-family dwelling and buildings and structures accessory thereto may be erected on the land described in subsection (2) if the following requirements are met:

Minimum distance of any building or structure from the front lot line abutting road allowance between Concessions

VII and VIII 12 metres

Minimum side yards

3 metres

Minimum rear yard

12 metres

Minimum floor area of

single-family dwelling

139 square metres

Maximum lot coverage

10 per cent

(2) Subsection (1) applies to that parcel of land in the Town of Pickering in The Regional Municipality of Durham, being that part of Lot 5 in Concession VIII more particularly described as Part 6 on a Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number RD-23. O. Reg. 404/86, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 4th day of July, 1986.

(9042) 30

#### PLANNING ACT, 1983

O. Reg. 405/86.

Restricted Areas—County of Simcoe, Township of Nottawasaga. Made—July 4th, 1986. Filed—July 8th, 1986.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

- 1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 235.—(1) A single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) if the following requirements are met:

Minimum distance between any building or structure and front lot line adjoining the road allowance between Concessions X and XI

7.6 metres

Minimum side yards

- metres on one side
- 1.2 metres on the other side

Minimum rear yard

7.6 metres

Maximum height of single-family dwelling

9.1 metres

Minimum ground floor area of single-family dwelling

one storey—93 square metres one and one-half storeys or more—69.8 square metres (2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being composed of the north half of the north half of Lot 29 in Concession X. O. Reg. 405/86, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 4th day of July, 1986.

(9043)

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#### PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 406/86.

Restricted Areas—County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Township of West Flamborough (now the Township of Flamborough). Made—July 4th, 1986.

Made—July 4th, 1986. Filed—July 8th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 484/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

Subsection 36 (2) of Ontario Regulation 484/73, as made by section 1 of Ontario Regulation 12/86, is amended by striking out,

Minimum distance between any building or structure and Highway No. 6

· 13 metres

#### and inserting in lieu thereof,

Minimum distance between any building or structure and Highway No. 6

2.6 metres

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 4th day of July, 1986.

(9044)

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#### PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 407/86.

County of Peel (nov The Regional Municipality of Peel), Town of Mississauga (now part of the cities of Brampton and Mississauga).

Made—July 4th, 1986.

Filed-July 8th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 479/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

- 1. Section 2 of Ontario Regulation 479/73, as remade by section 2 of Ontario Regulation 119/83 and amended by section 1 of Ontario Regulation 383/85 and section 1 of Ontario Regulation 617/85, is revoked and the following substituted therefor:
- 2. This Regulation applies to those lands formerly in the Town of Mississauga in the County of Peel, now in the City of Mississauga in The Regional Municipality of Peel, described as follows:

Those parts of lots 4, 5, 6 and 7 in Range 4, north of Dundas Street, described as follows:

Beginning at the intersection of the southeasterly limit of Lot 7, Range 4, north of Dundas Street, and the southwesterly limit of the right-of-way of the Canadian Pacific Railways;

Thence westerly along the southeasterly limit of lots 7 and 6 in the said Range 374.9 metres to a point;

Thence northwesterly and parallel with the south-westerly limit of the said right-of-way 137.2 metres to a point;

Thence westerly and parallel with the southeasterly limit of lots 6 and 5 in the said Range to the easterly high-water mark of the Credit River;

Thence northerly along the said easterly high-water mark to the southeasterly limit of the King's Highway No. 403;

Thence northeasterly along the southerly limit of the said King's Highway to the southwesterly limit of the said right-of-way;

Thence southeasterly along the said southwesterly limit to the place of beginning. O. Reg. 407/86, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 4th day of July, 1986.

(9045)

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#### PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 408/86.

County of Halton (now part of the regional municipalities of Halton and Peel), Town of Oakville (now part of the towns of Halton Hills, Milton, Oakville and the City of Mississauga).

Made—July 4th, 1986. Filed—July 8th, 1986.

# REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

- Clauses iii and iv of paragraph 1 of subsection 2 (2) of Ontario Regulation 481/73, as remade by section 1 of Ontario Regulation 199/86, are revoked and the following substituted therefor:
  - iii. Lots 6 and 7 and lots 27 to 35 inclusive, in Concession I, north of Dundas Street.
- iv. Lots 6 to 30 inclusive, in Concession II, north of Dundas Street, excepting:
  - 1. the northerly half of lots 6 to 20 inclusive.
  - those portions of lots 21 and 22 lying north of the centre line of Fourth Line Road,
  - those portions of lots 29 and 30 lying northwest of the centre line of the King's Highway No. 25.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

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Dated at Toronto, this 4th day of July, 1986.

(9046)

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